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INDEX OF REGULATIONS

FILED UNDER THE REGULATIONS ACT

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BERRIES FOR PROCESSING			
Marketing.....	...	260/57	Nov. 30/57
Plan.....	...	259/57	Nov. 30/57
BY-LAWS FOR LOCAL BOARDS.....	...	185/54	Nov. 20/54
<i>amended</i>	228/57	Oct. 26/57
<i>amended</i>	232/55	Dec. 24/55
<i>amended</i>	29/58	Feb. 15/58
CELERY			
Marketing.....	120
<i>amended</i>	54/54	May 1/54
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FRESH PEACHES			
Marketing.....	...	232/58	Sept. 13/58
<i>amended</i>	237/58	Sept. 27/58
Plan.....	...	231/58	Sept. 13/58
Plebiscite.....	...	95/58	May 3/58
FRESH VEGETABLES			
Marketing.....	...	229/52	July 5/52
<i>amended</i>	88/54	June 26/54
Negotiating Committees.....	...	230/52	July 5/52
<i>amended</i>	89/54	June 26/54
Plan.....	...	228/52	July 5/52
<i>amended</i>	87/54	June 26/54
GRAPES FOR PROCESSING			
Marketing.....	...	93/58	April 26/58
<i>amended</i>	123/58	May 24/58
Plan.....	102
<i>amended</i>	92/58	April 26/58
HOGS			
Marketing.....	...	146/57	July 6/57
Plan.....	...	145/57	July 6/57
Plebiscite.....	...	128/58	May 31/58
<i>amended</i>	143/58	June 7/58
HONEY			
Marketing.....	...	169/58	July 5/58
Plan.....	...	168/58	July 5/58
ONIONS			
Marketing.....	...	131/55	July 23/55
Plan.....	...	121/54	July 31/54
<i>amended</i>	130/55	July 23/55
Plebiscite.....	...	159/58	June 21/58
Powers of Local Board.....	...	132/55	July 23/55
PEACHES FOR PROCESSING			
Marketing.....	...	121/57	June 8/57
Plan.....	...	120/57	June 8/57

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PEARS, PLUMS AND CHERRIES			
Marketing.....	...	129/57	June 8/57
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SEED-CORN			
Marketing.....	...	246/52	July 26/52
Negotiating Committees.....	...	247/52	July 26/52
<i>amended</i>	80/53	May 30/53
<i>amended</i>	55/54	May 1/54
Plan.....	...	245/52	July 26/52
SOYA-BEANS			
Marketing.....	...	155/54	Oct. 2/54
Negotiating Committee.....	...	156/54	Oct. 2/54
Plan.....	113
<i>amended</i>	154/54	Oct. 2/54
SUGAR-BEETS			
Marketing.....	...	196/51	Sept. 8/51
<i>amended</i>	25/57	Feb. 16/57
Negotiating Committee.....	...	197/51	Sept. 8/51
<i>amended</i>	55/54	May 1/54
Plan.....	...	195/51	Sept. 8/51
<i>amended</i>	319/58	Jan. 10/59
TOBACCO			
Marketing.....	...	153/57	July 6/57
<i>amended</i>	157/57	July 13/57
<i>amended</i>	110/58	May 10/58
<i>amended</i>	145/58	June 14/58
<i>amended</i>	166/58	June 28/58
Plan.....	...	152/57	July 6/57
<i>amended</i>	109/58	May 10/58
<i>amended</i>	144/58	June 14/58
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Marketing.....	...	61/58	Mar. 29/58
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FEMALE EMPLOYEES FAIR REMUNERATION ACT, 1951			
COMPLAINT.....	...	1/52	Jan. 26/52
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STANDARDS FOR PUMPERS.....	...	14/57	Feb. 2/57
<i>amended</i>	2/58	Jan. 18/58
FIRE MARSHALS ACT			
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FOREST FIRES PREVENTION ACT			
FIRE DISTRICTS.....	...	96/53	June 27/53
<i>amended</i>	75/56	May 19/56
<i>amended</i>	156/56	Sept. 8/56
<i>amended</i>	154/57	July 13/57
<i>amended</i>	154/58	June 21/58
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NURSERIES AND NURSERY STOCK.....	...	291/52	Oct. 4/52
G			
GAME AND FISHERIES ACT			
BUFFALO.....	...	201/53	Nov. 21/53
BULL-FROGS.....	...	204/51	Sept. 22/51
<i>amended</i>	320/52	Nov. 15/52
CROWN GAME PRESERVES.....	...	212/57	Oct. 12/57
<i>amended</i>	238/57	Nov. 2/57
<i>amended</i>	308/58	Dec. 27/58
FISHING LICENCES.....	...	257/56	Jan. 5/57
<i>amended</i>	3/58	Jan. 18/58
<i>amended</i>	69/58	April 5/58
<i>amended</i>	252/58	Oct. 11/58
<i>amended</i>	303/58	Dec. 20/58
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HINTERLAND AREA.....	...	35/53	Mar. 28/53
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Fur-bearing animals.....	...	240/58	Sept. 27/58
Grouse and Partridge.....	...	209/58	Aug. 16/58
PHEASANT—LICENCES TO PROPAGATE OR SELL.....	...	53/56	April 21/56
SNARES.....	...	220/51	Oct. 6/51
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<i>amended</i>	167/52	April 19/52
<i>amended</i>	202/53	Nov. 21/53
<i>amended</i>	128/54	July 31/54
<i>amended</i>	1/55	Jan. 22/55
<i>amended</i>	186/55	Sept. 24/55

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<i>amended</i>	168/52	April 19/52
<i>amended</i>	166/53	Sept. 26/53
<i>amended</i>	185/55	Sept. 24/55
<i>amended</i>	103/56	July 7/56
<i>amended</i>	174/57	Aug. 10/57
<i>amended</i>	299/58	Dec. 13/58
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<i>amended</i>	181/56	Oct. 6/56
<i>amended</i>	36/57	Mar. 2/57
<i>amended</i>	167/57	July 27/57
<i>amended</i>	254/57	Nov. 16/57
<i>amended</i>	266/57	Jan. 5/57
GASOLINE HANDLING ACT			
GENERAL.....	...	83/54	June 26/54
<i>amended</i>	24/55	Feb. 19/55
<i>amended</i>	51/55	April 16/55
<i>amended</i>	13/58	Jan. 25/58
GASOLINE TAX ACT			
GENERAL.....	...	71/51	May 5/51
<i>amended</i>	72/55	May 7/55
<i>amended</i>	157/55	Aug. 13/55
<i>amended</i>	59/57	Mar. 23/57
<i>amended</i>	84/57	April 20/57
<i>amended</i>	118/57	June 1/57
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<i>amended</i>	90/53	June 20/53
<i>amended</i>	122/53	July 25/53
<i>amended</i>	172/53	Oct. 3/53
<i>amended</i>	235/53	Jan. 9/54
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EXTENSION OF TIME FOR APPEALS.....	...	234/53	Jan. 9/54
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<i>amended</i>	12/58	Jan. 25/58
<i>amended</i>	133/58	May 31/58
<i>amended</i>	178/58	July 12/58

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<i>amended</i>	156/53	Sept. 12/53
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<i>amended</i>	157/58	June 21/58
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Crown Hill to Coldwater.....	...	112/58	May 17/58
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<i>amended</i> (Bailey's Corners).....	...	122/58	May 24/58
<i>amended</i>	171/58	July 5/58
<i>amended</i> (Pardee Township).....	...	215/58	Aug. 23/58
<i>amended</i>	263/58	Nov. 1/58
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<i>amended</i> (Trafalgar Township).....	...	98/58	May 3/58
<i>amended</i> (Springville and Barry's Bay).....	...	142/58	June 7/58
<i>amended</i> (Innisville and Carleton Place).....	...	172/58	July 5/58
<i>amended</i>	216/58	Aug. 23/58
<i>amended</i>	230/58	Sept. 6/58
<i>amended</i> (Langstaffe).....	...	260/58	Nov. 1/58
Dorest By-pass.....	...	190/57	Sept. 7/57
Dyno Mine Road.....	...	286/58	Nov. 29/58
Elliot Lake Road.....	...	82/58	April 12/58
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<i>amended</i> (Bertie Township).....	...	48/53	April 18/53
<i>amended</i> (Brockville By-pass).....	...	226/54	Jan. 8/55
<i>amended</i> (Brockville to Prescott).....	...	171/56	Sept. 22/56
<i>amended</i> (Burlington).....	...	235/58	Sept. 27/58
<i>amended</i> (Chatham to Windsor).....	...	48/53	April 18/53
<i>amended</i> (Chatham to Windsor).....	...	44/54	April 10/54
<i>amended</i> (Gananoque to Brockville).....	...	352/52	Jan. 10/53
<i>amended</i> (Gananoque to Brockville).....	...	71/57	April 6/57
<i>amended</i> (Gravenhurst).....	...	161/51	Aug. 4/51
<i>amended</i> (Hamilton to Dundas).....	...	110/51	June 9/51
<i>amended</i> (Ingersoll to London).....	...	115/54	July 24/54
<i>amended</i> (Ivy Lea Bridge approach).....	...	47/55	April 2/55
<i>amended</i> (Kingston By-Pass).....	...	138/54	Aug. 21/54
<i>amended</i> (Kingston By-Pass).....	...	222/55	Dec. 3/55
<i>amended</i> (Kingston to Gananoque).....	...	225/55	Dec. 17/55
<i>amended</i> (Napanea to Kingston).....	...	243/56	Dec. 8/56
<i>amended</i> (Oshawa to Newcastle).....	...	292/51	Dec. 8/51
<i>amended</i> (Oshawa to Newcastle).....	...	183/55	Sept. 24/55
<i>amended</i> (Oshawa to Newcastle).....	...	93/56	June 16/56
<i>amended</i> (Prescott By-Pass).....	...	46/52	Feb. 9/52
<i>amended</i> (Prescott to Cornwall).....	...	200/56	Nov. 3/56
<i>amended</i> (Toronto By-Pass).....	...	110/51	June 9/51

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<i>amended</i> (Toronto By-Pass).....	...	184/54	Nov. 20/54
<i>amended</i> (Toronto By-Pass).....	...	197/55	Oct. 15/55
<i>amended</i> (Toronto By-Pass).....	...	141/58	June 7/58
<i>amended</i> (Toronto to Oshawa).....	...	170/53	Oct. 3/53
<i>amended</i> (Toronto to Oshawa).....	...	227/54	Jan. 8/55
<i>amended</i> (Toronto to Oshawa).....	...	30/55	Mar. 5/55
<i>amended</i> (Toronto to Oshawa).....	...	48/55	April 2/55
<i>amended</i> (Toronto to Oshawa).....	...	65/55	April 30/55
<i>amended</i> (Toronto to Oshawa).....	...	125/56	July 28/56
<i>amended</i> (Toronto to Oshawa).....	...	290/57	Jan. 11/58
<i>amended</i> (Toronto to Oshawa).....	...	48/58	Mar. 8/58
<i>amended</i> (Trenton to Napanee).....	...	67/56	May 5/56
<i>amended</i> (Trenton to Napanee).....	...	21/57	Feb. 16/57
<i>amended</i>	114/56	July 14/56
<i>amended</i>	261/58	Nov. 1/58
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<i>amended</i>	67/56	May 5/56
<i>amended</i>	153/56	Sept. 1/56
<i>amended</i>	171/56	Sept. 22/56
<i>amended</i>	200/56	Nov. 3/56
<i>amended</i>	201/56	Nov. 3/56
<i>amended</i>	243/56	Dec. 8/56
<i>amended</i>	21/57	Feb. 16/57
<i>amended</i>	71/57	April 6/57
<i>amended</i>	164/57	July 20/57
<i>amended</i>	204/57	Sept. 28/57
<i>amended</i>	62/58	Mar. 29/58
<i>amended</i>	126/58	May 31/58
<i>amended</i>	214/58	Aug. 16/58
<i>amended</i>	262/58	Nov. 1/58
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<i>amended</i>	261/58	Nov. 1/58
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Lindsay By-Pass.....	...	101/57	May 11/57
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<i>amended</i> (Allumette Bridge approach).....	...	32/56	Mar. 10/56
<i>amended</i> (Avonmore By-Pass).....	...	119/55	July 9/55
<i>amended</i> (Bluewater Bridge approach).....	...	182/55	Sept. 24/55
<i>amended</i> (Brown's Line).....	...	221/55	Dec. 3/55
<i>amended</i> (Brown's Line).....	...	76/58	April 5/58
<i>amended</i> (Cataraqui Diversion).....	...	199/56	Nov. 3/56
<i>amended</i> (Freeport By-Pass).....	...	162/55	Aug. 27/55
<i>amended</i> (Greeley By-Pass).....	...	241/56	Dec. 8/56
<i>amended</i> (Hamilton to Duff's Corners).....	...	142/56	Aug. 18/56
<i>amended</i> (Minden By-Pass).....	...	195/55	Oct. 15/55
<i>amended</i> (Mount Hope By-Pass).....	...	172/56	Sept. 22/56
<i>amended</i> (New Hamburg By-Pass).....	...	22/57	Feb. 16/57
<i>amended</i> (North Bay Airport Road).....	...	107/56	July 7/56
<i>amended</i> (Pembroke Diversion).....	...	99/57	May 11/57
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<i>amended</i>	211/58	Aug. 16/58
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<i>amended</i> (Barrie to Orillia).....	...	154/55	Aug. 13/55
<i>amended</i> (Huntsville By-Pass).....	...	126/56	July 28/56
<i>amended</i> (North Bay By-Pass).....	...	218/53	Dec. 19/53
<i>amended</i> (Novar to Powassan).....	...	144/56	Aug. 18/56
<i>amended</i> (Orillia By-Pass).....	...	74/55	May 14/55
<i>amended</i> (Orillia By-Pass).....	...	92/56	June 16/56
<i>amended</i> (Severn Bridge to Huntsville).....	...	113/53	July 11/53
<i>amended</i> (Toronto to Barrie).....	...	220/55	Dec. 3/55
<i>amended</i> (Toronto to Barrie).....	...	183/54	Nov. 20/54
<i>amended</i> (Toronto to Barrie).....	...	190/52	May 17/52
<i>amended</i> (Washago By-Pass).....	...	184/55	Sept. 24/55
North Bay By-Pass.....	...	141/57	June 22/57
<i>amended</i>	9/58	Jan. 18/58
Powassan to North Bay.....	...	183/58	July 19/58
South Orillia By-Pass.....	...	23/58	Feb. 8/58
<i>amended</i>	212/58	Aug. 16/58
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<i>amended</i> (Black River Crossing).....	...	156/57	July 13/57
<i>amended</i> (Longbow Corners).....	...	141/56	Aug. 18/56
<i>amended</i> (Waubashene to MacTier).....	...	242/56	Dec. 8/56
<i>amended</i>	217/58	Aug. 23/58
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<i>amended</i>	158/58	June 21/58
<i>amended</i>	188/58	July 26/58
<i>amended</i>	233/58	Sept. 20/58
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<i>amended</i> (Ashton to Stittsville).....	...	140/56	Aug. 18/56
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<i>amended</i>	184/54	Nov. 20/54
<i>amended</i>	29/55	Mar. 5/55
<i>amended</i>	182/55	Sept. 24/55
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<i>amended</i>	39/56	Mar. 24/56
<i>amended</i>	221/58	Aug. 23/58
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<i>amended</i>	342/52	Dec. 20/52
<i>amended</i>	140/53	Aug. 15/53
<i>amended</i>	232/53	Jan. 2/54
<i>amended</i>	73/55	May 14/55
<i>amended</i>	91/55	May 28/55
<i>amended</i>	92/55	May 28/55
<i>amended</i>	224/55	Dec. 10/55
<i>amended</i>	255/56	Jan. 5/57
<i>amended</i>	273/57	Dec. 21/57
<i>amended</i>	100/58	May 3/58
LOAD LIMITS.....	...	43/57	Mar. 2/57
<i>amended</i>	50/58	Mar. 8/58
<i>amended</i>	56/58	Mar. 22/58
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<i>amended</i>	178/57	Aug. 17/57
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<i>amended</i>	45/57	Mar. 2/57
<i>amended</i>	147/57	July 6/57
<i>amended</i>	173/57	Aug. 10/57
<i>amended</i>	188/57	Aug. 31/57
<i>amended</i>	202/57	Sept. 28/57
<i>amended</i>	231/57	Oct. 26/57
<i>amended</i>	262/57	Nov. 30/57
<i>amended</i>	263/57	Nov. 30/57
<i>amended</i>	46/58	Mar. 8/58
<i>amended</i>	75/58	April 5/58
<i>amended</i>	99/58	May 3/58
<i>amended</i>	153/58	June 21/58
<i>amended</i>	189/58	July 26/58
<i>amended</i>	218/58	Aug. 23/58
<i>amended</i>	270/58	Nov. 1/58
<i>amended</i>	289/58	Dec. 6/58

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<i>amended</i>	149/57	July 6/57
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FEES	306
<i>amended</i>	231/56	Dec. 1/56
NURSES REGISTRATION ACT, 1951			
GENERAL	200/58	Aug. 2/58
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GENERAL	48/52	Feb. 16/52
<i>amended</i>	222/52	June 21/52
<i>amended</i>	148/53	Aug. 29/53
<i>amended</i>	157/53	Sept. 12/53
<i>amended</i>	16/55	Feb. 12/55
<i>amended</i>	71/56	May 19/56
<i>amended</i>	223/57	Oct. 19/57
<i>amended</i>	225/57	Oct. 19/57
<i>amended</i>	22/58	Feb. 1/58
<i>amended</i>	63/58	Mar. 29/58
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<i>amended</i>	217/56	Nov. 17/56
<i>amended</i>	60/57	Mar. 30/57
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GENERAL.....	...	41/52	Feb. 9/52
<i>amended</i>	154/52	April 5/52
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COMPOSITION OF BOARD.....	...	174/55	Sept. 17/55
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ONTARIO FUEL BOARD ACT, 1954			
COMPOSITION OF BOARD.....	...	194/55	Oct. 15/55
DESIGNATION OF ASSOCIATIONS TO TEST AND APPROVE.....	...	252/56	Jan. 5/57
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<i>amended</i>	40/55	Mar. 19/55
<i>amended</i>	49/55	April 16/55
<i>amended</i>	169/56	Sept. 15/56
<i>amended</i>	250/56	Dec. 22/56
<i>amended</i>	77/57	April 13/57
<i>amended</i>	162/57	July 20/57
<i>amended</i>	240/57	Nov. 2/57
<i>amended</i>	4/58	Jan. 18/58
<i>amended</i>	241/58	Sept. 27/58
<i>amended</i>	294/58	Dec. 6/58
<i>amended</i>	296/58	Dec. 6/58
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<i>amended</i>	42/57	Mar. 2/57
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PLUMBING AND SEWERS.....	...	261/52	Aug. 9/52
<i>amended</i>	52/53	May 2/53
WATER WELLS.....	...	255/58	Oct. 18/58
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COMPOSITION OF BOARD.....	...	69/55	May 7/55
GENERAL.....	...	131/54	Aug. 7/54
<i>amended</i>	25/55	Feb. 19/55
<i>amended</i>	39/55	Mar. 19/55
<i>amended</i>	268/57	Dec. 14/57
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GENERAL.....	314
<i>amended</i>	18/52	Feb. 2/52
<i>amended</i>	15/55	Feb. 12/55
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<i>amended</i>	219/51	Oct. 6/51
<i>amended</i>	225/51	Oct. 13/51
<i>amended</i>	40/52	Feb. 9/52
<i>amended</i>	148/52	April 5/52
<i>amended</i>	193/52	May 17/52
<i>amended</i>	240/52	July 26/52
<i>amended</i>	341/52	Dec. 20/52
<i>amended</i>	34/53	Mar. 21/53
<i>amended</i>	68/53	May 16/53
<i>amended</i>	86/53	June 13/53
<i>amended</i>	217/53	Dec. 19/53
<i>amended</i>	37/54	April 3/54
<i>amended</i>	124/54	July 31/54
<i>amended</i>	215/54	Jan. 8/55
<i>amended</i>	23/55	Feb. 19/55
<i>amended</i>	120/55	July 16/55
<i>amended</i>	121/55	July 16/55
<i>amended</i>	52/56	April 21/56
<i>amended</i>	221/56	Nov. 17/56
<i>amended</i>	92/57	April 27/57
<i>amended</i>	143/57	June 22/57
<i>amended</i>	252/57	Nov. 9/57
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<i>amended</i>	37/56	Mar. 17/56
<i>amended</i>	47/57	Mar. 2/57
<i>amended</i>	242/57	Nov. 9/57
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Manitou Falls.....	...	208/53	Dec. 5/53
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<i>amended</i>	94/58	April 26/58
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<i>amended</i>	229/57	Oct. 26/57
<i>amended</i>	280/57	Jan. 4/58
<i>amended</i>	42/58	Mar. 8/58
<i>amended</i>	70/58	April 5/58
<i>amended</i>	251/58	Oct. 11/58
<i>amended</i>	254/58	Oct. 18/58
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<i>amended</i>	20/58	Feb. 1/58
<i>amended</i>	312/58	Jan. 3/59
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<i>amended</i>	140/55	July 30/55
<i>amended</i>	109/56	July 7/56
<i>amended</i>	208/56	Nov. 10/56
<i>amended</i>	38/58	Mar. 1/58
<i>amended</i>	101/58	May 3/58
<i>amended</i>	152/58	June 21/58
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<i>amended</i>	199/51	Sept. 8/51
<i>amended</i>	50/52	Feb. 16/52
<i>amended</i>	200/53	Nov. 21/53
<i>amended</i>	189/54	Nov. 20/54
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<i>amended</i>	217/52	June 14/52
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<i>amended</i>	52/55	April 16/55
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<i>amended</i>	227/55	Dec. 17/55
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<i>amended</i>	73/58	April 5/58
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<i>amended</i> (Kenora).....	...	146/56	Sept. 1/56
<i>amended</i> (Leeds and Grenville).....	...	136/54	Aug. 14/54
<i>amended</i> (Muskoka and District).....	...	27/57	Feb. 16/57
<i>amended</i> (Muskoka and District).....	...	246/58	Oct. 4/58
<i>amended</i> (Norfolk County).....	...	34/57	Mar. 2/57
<i>amended</i> (Pickering-Ajax).....	...	65/57	Mar. 30/57
<i>amended</i> (Porcupine).....	...	229/55	Dec. 17/55
<i>amended</i> (Port Arthur and District).....	...	2/57	Jan. 12/57
<i>amended</i> (Stormont, Dundas and Glengarry)...	...	177/57	Aug. 17/57
<i>amended</i> (Sudbury and District).....	...	161/56	Sept. 8/56
<i>amended</i> (Sudbury and District).....	...	200/57	Sept. 21/57
<i>amended</i> (Sudbury and District).....	...	72/58	April 5/58
<i>amended</i> (Timiskaming).....	...	190/51	Sept. 8/51
<i>amended</i> (Timiskaming).....	...	194/53	Nov. 14/53
<i>amended</i> (Wentworth County).....	...	98/56	June 23/56
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<i>amended</i>	127/58	May 31/58
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<i>amended</i>	147/56	Sept. 1/56
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<i>amended</i>	204/58	Aug. 2/58
<i>amended</i>	307/58	Dec. 27/58

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amended.....	...	6/54	Jan. 30/54
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amended.....	...	73/56	May 19/56
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amended.....	...	222/51	Oct. 6/51
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amended.....	...	77/56	May 19/56
amended.....	...	161/57	July 20/57
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<i>amended</i>	108/56	July 7/56
<i>amended</i>	37/58	Mar. 1/58
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<i>amended</i>	37/53	Mar. 29/53
<i>amended</i>	53/53	May 2/53
<i>amended</i>	142/53	Aug. 15/53
<i>amended</i>	102/54	July 3/54
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<i>amended</i>	30/57	Feb. 23/57
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<i>amended</i>	281/52	Sept. 13/52
<i>amended</i>	121/53	July 25/53
<i>amended</i>	76/54	June 5/54
<i>amended</i>	228/55	Dec. 17/55
<i>amended</i>	95/57	May 11/57
<i>amended</i>	106/58	May 10/58
<i>amended</i>	278/58	Nov. 22/58
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<i>amended</i>	40/53	April 11/53
<i>amended</i>	82/53	June 6/53
<i>amended</i>	41/55	Mar. 19/55
<i>amended</i>	171/55	Sept. 3/55
<i>amended</i>	117/57	June 1/57
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GENERAL	499
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GENERAL	68/51	May 5/51
<i>amended</i>	196/56	Oct. 27/56
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GENERAL	204/52	May 24/52
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GENERAL	42/51	Mar. 24/51
<i>amended</i>	155/53	Sept. 12/53
<i>amended</i>	165/55	Aug. 27/55
<i>amended</i>	167/56	Sept. 15/56
<i>amended</i>	121/58	May 17/58
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<i>amended</i>	75/52	Mar. 1/52
<i>amended</i>	178/52	May 3/52
<i>amended</i>	196/53	Nov. 14/53
<i>amended</i>	109/54	July 10/54
<i>amended</i>	78/55	May 21/55
<i>amended</i>	94/56	June 16/56
<i>amended</i>	201/57	Sept. 28/57
<i>amended</i>	243/57	Nov. 9/57
<i>amended</i>	229/58	Sept. 6/58
<i>amended</i>	248/58	Oct. 4/58
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GENERAL.....	...	63/55	April 30/55
<i>amended</i>	248/57	Nov. 9/57
<i>amended</i>	247/58	Oct. 4/58
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<i>amended</i>	10/58	Jan. 18/58
<i>amended</i>	51/58	Mar. 8/58
<i>amended</i>	140/58	June 7/58
<i>amended</i>	147/58	June 14/58
V			
VENEREAL DISEASES PREVENTION ACT			
GENERAL.....	...	56/55	April 16/55
VETERINARY COLLEGE ACT			
ADVISORY COMMITTEE.....	...	70/56	May 12/56

	C.R.O. 1950 Reg'ns	Regulation Number	Date of Gazette
VITAL STATISTICS ACT			
GENERAL.....	363
<i>amended</i>	340/52	Dec. 13/52
<i>amended</i>	128/53	Aug. 1/53
<i>amended</i>	231/53	Jan. 2/54
<i>amended</i>	108/54	July 10/54
<i>amended</i>	177/56	Sept. 29/56
<i>amended</i>	39/58	Mar. 1/58
<i>amended</i>	124/58	May 24/58
VOTERS' LISTS ACT, 1951			
GENERAL.....	...	240/51	Oct. 20/51
<i>amended</i>	159/54	Oct. 9/54
<i>amended</i>	176/58	July 12/58
JUDGES' ALLOWANCES AND EXPENSES.....	...	236/52	July 12/52
W			
WARBLE FLY CONTROL ACT, 1952			
GENERAL.....	...	232/52	July 12/52
<i>amended</i>	65/53	May 16/53
<i>amended</i>	70/55	May 7/55
<i>amended</i>	17/58	Feb. 1/58
WEED CONTROL ACT			
GENERAL.....	...	85/51	May 12/51
WELFARE UNITS ACT			
GENERAL.....	367
WOLF AND BEAR BOUNTY ACT			
BOUNTIES.....	370
<i>amended</i>	77/52	Mar. 1/52
WOLVES OR BEARS IN CAPTIVITY.....	369
WORKMEN'S COMPENSATION ACT			
GENERAL.....	371
<i>amended</i>	92/51	May 19/51
<i>amended</i>	123/52	Mar. 22/52
<i>amended</i>	191/52	May 17/52
<i>amended</i>	18/53	Feb. 28/53
<i>amended</i>	47/53	April 18/53
<i>amended</i>	217/54	Jan. 8/55
<i>amended</i>	230/55	Dec. 17/55
<i>amended</i>	202/56	Nov. 3/56
<i>amended</i>	223/56	Nov. 24/56
<i>amended</i>	240/56	Dec. 8/56
<i>amended</i>	69/57	Mar. 30/57
<i>amended</i>	253/57	Nov. 16/57
<i>amended</i>	288/58	Nov. 29/58
PENSION PLAN.....	372
<i>amended</i>	92/51	May 19/51
<i>amended</i>	228/51	Oct. 13/51
<i>amended</i>	81/52	Mar. 1/52
<i>amended</i>	192/52	May 17/52
<i>amended</i>	283/58	Nov. 22/58

PART II

The Regulations contained in Consolidated Regulations of Ontario, 1950 and the regulations filed in 1951 to 1958, both inclusive, which

- (a) have been revoked;
- (b) are revoking only; or
- (c) have expired through effluxion of time or are otherwise spent,

are set out in column 1 and the disposition thereof is set opposite thereto in column 2.

C.R.O. 1950 Regulations	Disposition	C.R.O. 1950 Regulations	Disposition
1	Rev. 9/55	68	Rev. 30/53
2	Rev. 207/54	70	Rev. 88/53
3	Rev. 203/53	72	Rev. 197/56
9	Rev. 190/53	73	Rev. 100/56
15	Rev. 70/54	79	Rev. 350/52
18	Rev. 31/57	80	Rev. 240/51
19	Rev. 206/54	83	Rev. 59/54
22	Rev. 59/54	84	Rev. 81/58
23	Rev. 197/54	89	Rev. 127/52
24	Sup. by 197/54	90	Rev. 128/52
25	Rev. 100/56	91	Rev. 164/51
27	Rev. 179/58	92	Rev. 165/51
29	Rev. 116/53	93	Rev. 166/51
31	Rev. 43/53	94	Rev. 259/57
32	Rev. 41/53	95	Rev. 173/54
35	Rev. 216/54	96	Rev. 100/51
36	Rev. 155/57	97	Rev. 101/51
37	Rev. 100/56	98	Rev. 32/55
38	Rev. 74/58	99	Rev. 33/55
40	Rev. 59/51	100	Rev. 245/52
42	Rev. 100/56	101	Rev. 246/52
43	Rev. 216/54	103	Rev. 163/54
44	Rev. 100/56	104	Rev. 145/57
45	Rev. 159/51	105	Rev. 102/55
46	Rev. 155/57	106	Rev. 306/51
48	Rev. 26/55	107	Rev. 305/51
49	Rev. 100/56	108	Rev. 307/51
50	Rev. 155/57	109	Rev. 120/57
51	Rev. 155/57	110	Rev. 145/54
52	Rev. 100/56	111	Rev. 284/52
53	Rev. 155/57	112	Rev. 285/52
54	Rev. 155/57	114	Rev. 155/54
55	Rev. 155/57	115	Rev. 195/51
56	Rev. 155/57	116	Rev. 196/51
57	Rev. 155/57	117	Rev. 125/52
58	Rev. 99/56	118	Rev. 126/52
59	Rev. 45/56	122	Rev. 14/57
60	Rev. 99/56	123	Rev. 212/57
61	Rev. 179/52	124	Rev. 104/56
62	Rev. 321/51	126	Rev. 165/53
63	Rev. 43/55	130	Rev. 94/57
64	Rev. 47/54	132	Rev. 251/56
65	Rev. 175/54	133	Rev. 300/58
66	Rev. 226/58	140	Rev. 43/57

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C.R.O. 1950 Regulations	Disposition	C.R.O. 1950 Regulations	Disposition
141	Rev. 218/51	266	Rev. 227/57
155	Rev. 134/57	267	Rev. 39/51
157	Rev. 279/58	268	Rev. 227/57
169	Rev. 220/52	269	Rev. 227/57
177	Rev. 150/57	270	Rev. 227/57
178	Rev. 337/52	271	Rev. 227/57
181	Rev. 151/57	272	Rev. 227/57
188	Rev. 291/58	273	Rev. 227/57
190	Rev. 28/58	274	Rev. 98/53
193	Rev. 152/55	275	Rev. 227/57
194	Rev. 131/52	276	Rev. 227/57
195	Rev. 15/53	277	Rev. 227/57
196	Rev. 141/51	278	Rev. 227/57
197	Rev. 67/54	279	Rev. 227/57
199	Rev. 257/51	280	Rev. 227/57
201	Rev. 32/51	281	Rev. 227/57
202	Rev. 187/51	282	Rev. 227/57
203	Rev. 179/55	283	Rev. 227/57
204	Rev. 232/51	284	Rev. 99/53
205	Rev. 22/51	285	Rev. 227/57
206	Rev. 7/58	286	Rev. 227/57
209	Rev. 61/51	287	Rev. 227/57
211	Rev. 64/53	288	Rev. 227/57
213	Rev. 104/54	289	Rev. 227/57
214	Rev. 218/54	290	Rev. 227/57
215	Rev. 24/51	291	Rev. 11/54
216	Rev. 120/51	292	Rev. 237/51
217	Rev. 167/51	293	Rev. 276/58
218	Rev. 303/52	294	Rev. 79/55
219	Rev. 127/55	296	Rev. 7/54
220	Rev. 14/53	298	Rev. 111/51
221	Rev. 26/51	299	Rev. 111/51
223	Rev. 306/52	300	Rev. 24/56
224	Rev. 122/52	301	Rev. 78/54
225	Rev. 23/53	302	Rev. 199/52
226	Rev. 249/56	304	Rev. 199/54
246	Rev. 227/57	307	Rev. 48/52
247	Rev. 107/54	309	Rev. 68/52
248	Rev. 227/57	310	Rev. 41/52
249	Rev. 227/57	311	Rev. 175/55
250	Rev. 227/57	312	Rev. 226/52
251	Rev. 227/57	322	Rev. 238/55
252	Rev. 227/57	325	Rev. 324/51
253	Rev. 227/57	329	Rev. 148/55
254	Rev. 65/51	333	Rev. 241/55
255	Rev. 227/57	337	Rev. 73/51
256	Rev. 227/57	338	Rev. 192/51
257	Rev. 227/57	340	Rev. 86/55
258	Rev. 227/57	341	Rev. 130/52
259	Rev. 227/57	343	Rev. 85/53
260	Rev. 63/51	344	Rev. 85/53
261	Rev. 45/55	345	Rev. 281/57
262	Rev. 227/57	347	Rev. 58/56
263	Rev. 227/57	348	See R.S.O. 1950
264	Rev. 227/57		c. 329 s. 15
265	Rev. 183/52		(1951 c. 76 s. 3)

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C.R.O. 1950 Regulations	Disposition	C.R.O. 1950 Regulations	Disposition
349	Rev. 189/56	444	Rev. 249/56
351	Rev. 203/56	445	Rev. 249/56
355	Rev. 9/55	446	Rev. 249/56
359	Rev. 93/55	447	Rev. 249/56
360	Rev. 145/51	448	Rev. 135/58
361	Rev. 21/54	449	Rev. 249/56
362	Rev. 115/57	450	Rev. 142/51
364	Rev. 240/51	451	Rev. 249/56
365	Rev. 240/51	452	Rev. 249/56
366	Rev. 232/52	453	Rev. 249/56
368	Rev. 199/54	454	Rev. 249/56
374	Rev. 52/57	455	Rev. 249/56
379	Rev. 226/53	456	Rev. 249/56
381	Rev. 227/53	457	Rev. 249/56
382	Rev. 197/57	461	Rev. 238/56
384	Rev. 214/54	462	Rev. 13/53
385	Rev. 170/55	467	Rev. 144/51
388	Rev. 43/53	471	Rev. 199/54
389	Rev. 214/56	472	Rev. 295/58
397	Rev. 157/54	474	Rev. 131/54
399	Rev. 168/58	475	Rev. 84/55
400	Rev. 169/58	476	Rev. 84/55
403	Rev. 96/53	477	Rev. 84/55
404	Rev. 19/57	478	Rev. 174/51
405	Rev. 83/54	480	Rev. 148/55
411	Rev. 38/53	481	Rev. 245/58
412	Rev. 249/56	483	Rev. 233/53
421	Rev. 268/58	485	Rev. 193/53
429	Rev. 249/56	486	Rev. 52/55
430	Rev. 249/56	492	Rev. 216/52
431	Rev. 249/56	493	Rev. 85/53
432	Rev. 249/56	494	Rev. 85/53
433	Rev. 249/56	495	Rev. 135/53
434	Rev. 249/56	498	Rev. 6/55
435	Rev. 249/56	500	Rev. 44/53
436	Rev. 202/55	501	Rev. 44/53
437	Rev. 249/56	504	Rev. 63/55
438	Rev. 249/56	505	Rev. 28/54
439	Rev. 249/56	507	See S.O. 1956 c. 92
440	Rev. 249/56	508	Rev. 56/55
441	Rev. 249/56	509	Rev. S.O. 1958
442	Rev. 249/56		c. 121 s. 21(1)
443	Rev. 249/56	511	Rev. 199/54

PART II—Continued

Ontario Regulations	Disposition	Ontario Regulations	Disposition
1/51	Rev. 233/53	89/51	Rev. 132/53
2/51	Exp.	91/51	Exp.
4/51	Rev. 163/51	93/51	Exp.
9/51	Rev. 199/52	97/51	Exp.
10/51	Rev. 79/55	98/51	Rev. 14/55
11/51	Rev. 329/52	100/51	Rev. 81/55
13/51	Exp.	101/51	Rev. 82/55
16/51	Rev. 227/57	102/51	Rev. 83/55
18/51	Rev. 130/52	103/51	Rev. 33/53
20/51	Exp.	104/51	Exp.
23/51	Rev. 140/51	105/51	See S.O. 1955 c. 11 s. 1
24/51	Rev. 109/53	107/51	Rev. 81/58
25/51	Rev. 44/52	113/51	Exp.
26/51	Rev. 86/54	115/51	Exp.
28/51	Rev. 203/56	117/51	Exp.
32/51	Rev. 282/52	118/51	Revkg.
34/51	Rev. 30/53	119/51	Exp.
35/51	Exp.	120/51	Rev. 222/53
36/51	Rev. 10/52	121/51	Rev. 227/57
38/51	Rev. 203/56	123/51	Rev. 111/56
39/51	Rev. 227/57	124/51	Rev. 38/52
40/51	Rev. 227/57	125/51	Rev. 310/51
41/51	Rev. 227/57	126/51	Rev. 95/52
43/51	Exp.	127/51	Exp.
45/51	Exp.	134/51	Exp.
47/51	Rev. 227/57	135/51	Rev. 185/52
48/51	Rev. 212/53	136/51	Exp.
50/51	Exp.	137/51	Rev. 308/52
51/51	Exp.	140/51	Rev. 348/52
52/51	Exp.	142/51	Rev. 70/53
54/51	Exp.	143/51	Rev. 177/52
55/51	Rev. 227/57	144/51	Rev. 198/53
56/51	Rev. 156/51	146/51	Rev. 227/57
57/51	Rev. 339/52	147/51	Rev. 163/54
59/51	Rev. 100/56	148/51	Exp.
60/51	Revkg.	149/51	Rev. 112/52
61/51	Rev. 219/54	150/51	Rev. 205/56
62/51	Rev. 189/56	151/51	Rev. 299/52
63/51	Rev. 45/55	152/51	Rev. 122/52
64/51	Rev. 227/57	153/51	Exp.
65/51	Rev. 227/57	156/51	Rev. 318/51
69/51	Rev. 141/53	157/51	Rev. 213/52
70/51	Exp.	158/51	Rev. 321/51
73/51	Rev. 315/52	159/51	Rev. 262/52
74/51	Exp.	162/51	Rev. 79/52
75/51	Rev. 130/52	164/51	Rev. 210/57
76/51	Rev. 20/53	165/51	Rev. 211/57
77/51	Revkg.	166/51	Rev. 211/57
79/51	Rev. 176/51	167/51	Rev. 192/56
80/51	Rev. 34/56	168/51	Rev. 206/55
81/51	Rev. 19/57	169/51	Rev. 104/52
82/51	Exp.	171/51	Rev. 130/52
83/51	Rev. 98/52		
86/51	Rev. 320/58	172/51	Exp.
87/51	Exp.	173/51	Rev. 203/56
88/51	Rev. 58/56	175/51	Rev. 31/57

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
176/51	Rev. 98/52	252/51	Rev. 313/52
177/51	Exp.	253/51	Rev. 198/53
178/51	Exp.	254/51	Rev. 268/51
179/51	Rev. 20/52	255/51	Rev. 168/55
180/51	Exp.	256/51	Rev. 224/55
181/51	Rev. 313/52	257/51	Rev. 178/55
182/51	Rev. 199/52	258/51	Rev. 31/57
184/51	Rev. 43/53	259/51	Rev. 135/53
185/51	Rev. 205/51	261/51	Rev. 301/51
187/51	Rev. 85/54	262/51	Rev. 202/52
188/51	Exp.	264/51	Rev. 205/56
189/51	Rev. 27/57	265/51	Rev. 205/56
193/51	Exp.	266/51	Rev. 191/53
194/51	Rev. 33/53	267/51	Rev. 205/56
198/51	Exp.	268/51	Exp.
200/51	Exp.	269/51	Rev. 79/52
201/51	Exp.	270/51	Rev. 203/56
205/51	Rev. 167/52	271/51	Rev. 9/55
206/51	Rev. 79/52	272/51	Rev. 9/55
207/51	Rev. 199/52	273/51	Rev. 197/56
208/51	Rev. 207/54	274/51	Rev. 33/53
209/51	Exp.	275/51	Revkg.
210/51	Rev. 112/52	277/51	Rev. 156/52
211/51	Rev. 287/51	278/51	Rev. 139/52
212/51	Rev. 255/52	279/51	Rev. 205/56
213/51	Rev. 157/52	280/51	Rev. 205/56
214/51	Rev. 26/52	281/51	Rev. 213/56
215/51	Rev. 227/57	282/51	Rev. 213/56
216/51	Rev. 227/57	283/51	Rev. 205/56
217/51	Rev. 304/52	284/51	Rev. 213/56
218/51	Rev. 141/55	285/51	Rev. 205/56
221/51	Rev. 198/53	286/51	Rev. 205/56
223/51	Rev. 31/57	287/51	Rev. 205/56
224/51	Rev. 106/52	288/51	Rev. 111/56
226/51	See S.O. 1952	289/51	Rev. 205/56
	c. 14 s. 2(3)	291/51	Rev. 241/55
227/51	See S.O. 1952	294/51	Rev. 205/56
	c. 34 s. 1(2)	296/51	Rev. 100/56
230/51	Exp.	297/51	Rev. 205/56
231/51	Rev. 161/52	298/51	Rev. 206/53
232/51	Rev. 115/55	299/51	Rev. 205/56
233/51	Rev. 83/53	300/51	Rev. 205/56
234/51	Rev. 130/52	301/51	Rev. 202/52
236/51	Rev. 227/57	302/51	Rev. 202/52
237/51	Revkg.	303/51	Rev. 226/58
238/51	Rev. 276/58	304/51	Rev. 226/58
241/51	Rev. 205/56	305/51	Revkg.
242/51	Exp.	306/51	Revkg.
243/51	Rev. 21/54	307/51	Revkg.
244/51	Rev. 203/56	308/51	Rev. 205/56
245/51	Rev. 212/57	309/51	Rev. 205/56
246/51	Rev. 12/57	310/51	Rev. 205/56
247/51	Rev. 135/53	311/51	Rev. 205/56
248/51	Rev. 251/56	312/51	Rev. 205/56
249/51	Exp.	313/51	Rev. 205/56
251/51	Rev. 115/57	314/51	Rev. 205/56

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
315/51	Rev. 205/56	60/52	Rev. 205/56
316/51	Rev. 205/56	61/52	Rev. 205/56
317/51	Rev. 205/56	62/52	Rev. 205/56
318/51	Rev. 213/56	63/52	Rev. 205/56
319/51	Rev. 155/57	64/52	Rev. 136/53
320/51	Rev. 238/55	65/52	Rev. 205/56
321/51	Rev. 57/57	66/52	Rev. 205/56
322/51	Rev. 205/56	67/52	Rev. 205/56
323/51	Rev. 205/56	70/52	Rev. 198/53
325/51	Rev. 21/54	71/52	Rev. 210/52
		72/52	Exp.
2/52	Rev. 178/54	73/52	Rev. 232/53
3/52	Rev. 205/56	74/52	Rev. 43/55
4/52	Rev. 205/56	76/52	Rev. 26/55
5/52	Rev. 205/56	78/52	Rev. 166/53
10/52	Revkg.	79/52	Exp.
11/52	Rev. 213/56	80/52	Rev. 117/58
12/52	Rev. 205/56	83/52	Rev. 168/55
13/52	Rev. 205/56	84/52	Rev. 31/57
14/52	Rev. 205/56	85/52	Rev. 205/56
15/52	Rev. 116/56	86/52	Rev. 205/56
17/52	Exp.	87/52	Rev. 205/56
19/52	Rev. 205/56	88/52	Rev. 205/56
20/52	Rev. 205/56	89/52	Rev. 205/56
21/52	Rev. 205/56	90/52	Rev. 205/56
22/52	Rev. 205/56	91/52	Rev. 205/56
23/52	Rev. 205/56	92/52	Rev. 205/56
24/52	Rev. 205/56	93/52	Rev. 205/56
25/52	Rev. 205/56	94/52	Rev. 205/56
26/52	Rev. 205/56	95/52	Rev. 205/56
27/52	Rev. 205/56	96/52	Rev. 205/56
28/52	Rev. 205/56	97/52	Rev. 205/56
29/52	Rev. 205/56	98/52	See S.O. 1953, c. 93
30/52	Rev. 205/56	103/52	Exp.
31/52	Rev. 205/56	104/52	Rev. 205/56
32/52	Rev. 205/56	105/52	Rev. 205/56
33/52	Rev. 205/56	106/52	Rev. 205/56
34/52	Rev. 205/56	107/52	Rev. 205/56
35/52	Rev. 205/56	108/52	Rev. 205/56
36/52	Rev. 205/56	109/52	Rev. 205/56
37/52	Rev. 205/56	110/52	Rev. 205/56
38/52	Rev. 205/56	111/52	Rev. 205/56
39/52	Rev. 43/53	112/52	Rev. 205/56
44/52	Rev. 30/54	113/52	Rev. 205/56
45/52	Rev. 205/56	114/52	Rev. 205/56
47/52	Rev. 20/53	115/52	Rev. 205/56
49/52	Rev. 200/58	116/52	Rev. 205/56
51/52	Rev. 130/52	117/52	Rev. 205/56
52/52	Rev. 192/53	118/52	Rev. 205/56
53/52	Rev. 205/56	119/52	Rev. 213/56
54/52	Rev. 205/56	121/52	Rev. 203/53
55/52	Rev. 205/56	124/52	Rev. 151/52
56/52	Rev. 205/56	125/52	Rev. 5/58
57/52	Rev. 205/56	126/52	Rev. 6/58
58/52	Rev. 186/56	127/52	Rev. 283/57
59/52	Rev. 205/56	128/52	Rev. 284/57

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
129/52	Rev. 153/55	211/52	Rev. 80/55
131/52	Rev. 6/58	213/52	Rev. 155/57
132/52	Rev. 175/52	214/52	Exp.
133/52	Rev. 155/57	215/52	Rev. 168/55
134/52	Rev. 155/57	218/52	Rev. 64/54
135/52	Rev. 141/55	219/52	Exp.
137/52	Rev. 205/56	220/52	Rev. 265/58
138/52	Rev. 205/56	221/52	Rev. 106/55
139/52	Rev. 205/56	224/52	Rev. 61/54
140/52	Rev. 205/56	225/52	Exp.
141/52	Rev. 205/56	227/52	Exp.
142/52	Rev. 205/56	233/52	Rev. 164/53
143/52	Rev. 205/56	237/52	Exp.
144/52	Rev. 205/56	238/52	Exp.
145/52	Rev. 205/56	239/52	See S.O. 1953 c. 93
146/52	Rev. 205/56	241/52	Exp.
147/52	Rev. 205/56	242/52	Rev. 135/53
151/52	Rev. 9/53	243/52	Rev. 198/53
155/52	Rev. 276/58	244/52	Rev. 79/55
156/52	Rev. 205/56	248/52	Rev. 251/56
157/52	Rev. 205/56	250/52	Rev. 146/56
158/52	Rev. 205/56	253/52	Rev. 115/57
159/52	Rev. 205/56	254/52	Rev. 194/56
160/52	Exp.	255/52	Revkg.
161/52	Rev. 117/55	256/52	Rev. 64/54
164/52	Rev. 202/52	258/52	Rev. 223/53
165/52	Exp.	260/52	Rev. 331/52
166/52	Exp.	262/52	Rev. 30/53
169/52	Exp.	263/52	Rev. 100/56
170/52	Exp.	264/52	Rev. 137/55
171/52	Rev. 239/52	265/52	Exp.
172/52	Exp.	267/52	Exp.
173/52	Exp.	268/52	Rev. 19/57
175/52	Rev. 100/54	269/52	Rev. 135/53
176/52	Rev. 76/54	270/52	Exp.
180/52	Exp.	271/52	Exp.
181/52	Rev. 227/57	272/52	Rev. 15/57
182/52	Rev. 227/57	273/52	Exp.
183/52	Rev. 227/57	274/52	Exp.
184/52	Rev. 198/53	275/52	Rev. 34/56
185/52	Rev. 205/56	276/52	See S.O. 1953, c. 93
188/52	Exp.	277/52	Rev. 206/54
189/52	Exp.	278/52	Rev. 207/54
194/52	Rev. 58/56	280/52	Rev. 20/53
195/52	Rev. 137/55	282/52	Rev. 133/53
196/52	Rev. 100/56	284/52	Rev. 130/57
197/52	Rev. 102/58	285/52	Rev. 129/57
198/52	Rev. 308/52	286/52	Rev. 119/54
199/52	Rev. 194/56	289/52	See S.O. 1953, c. 93
200/52	Rev. 93/55	294/52	Exp.
201/52	Rev. 64/54	295/52	Rev. 232/53
202/52	Rev. 149/58	297/52	Rev. 34/56
205/52	Exp.	299/52	Rev. 205/56
207/52	Rev. 135/53	300/52	See S.O. 1953, c. 42 s. 1(1)
208/52	Rev. 203/56		
210/52	Rev. 79/55	302/52	Rev. 168/55

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
303/52	Rev. 150/55	54/53	Rev. 58/56
304/52	Rev. 210/55	57/53	Exp.
305/52	Rev. 64/54	58/53	Exp.
306/52	Rev. 58/55	59/53	Rev. 149/58
307/52	Exp.	60/53	Exp.
308/52	Rev. 82/55	61/53	Rev. 34/56
309/52	Rev. 83/55	62/53	Rev. 94/57
310/52	Rev. 155/57	63/53	Rev. 59/54
313/52	Rev. 198/53	64/53	Rev. 128/55
314/52	Rev. 7/54	66/53	Rev. 91/54
315/52	Rev. 1/57	69/53	Rev. 74/53
316/52	Rev. 146/56	70/53	Rev. 288/57
317/52	Exp.	72/53	Rev. 74/53
318/52	Exp.	73/53	Rev. 91/54
319/52	Rev. 79/55	74/53	Revkg.
321/52	Rev. 212/57	76/53	Rev. 198/53
322/52	Rev. 174/57	77/53	Exp.
324/52	See S.O. 1953, c. 93	78/53	Exp.
326/52	Rev. 214/54	81/53	See S.O. 1953, c. 93
330/52	Rev. 8/55	84/53	Rev. 91/54
333/52	Exp.	87/53	Rev. 137/55
337/52	Rev. 124/57	89/53	Rev. 26/55
344/52	Rev. 12/53	91/53	See S.O. 1953, c. 93
345/52	Rev. 20/53	92/53	Rev. 104/56
347/52	Rev. 224/57	93/53	Rev. 212/57
348/52	Rev. 150/54	94/53	Rev. 94/54
349/52	Rev. 93/55	97/53	Rev. 79/55
2/53	Rev. 7/54	98/53	Rev. 227/57
3/53	Rev. 20/53	99/53	Rev. 227/57
4/53	Exp.	100/53	Rev. 227/57
5/53	Rev. 9/57	101/53	Rev. 227/57
6/53	Rev. 64/54	102/53	Rev. 227/57
8/53	Rev. 281/57	103/53	Rev. 227/57
9/53	Rev. 25/54	106/53	Rev. 203/56
10/53	Exp.	107/53	Rev. 91/54
12/53	Rev. 197/54	109/53	Rev. 165/58
13/53	Revkg.	110/53	See S.O. 1953, c. 93
15/53	Rev. 15/54	112/53	Rev. 114/56
16/63	Rev. 91/54	114/53	Rev. 176/54
17/53	Rev. 137/55	117/53	Rev. 5/58
19/53	See S.O. 1953, c. 93	118/53	Rev. 88/56
20/53	Rev. 94/57	119/53	Rev. 6/58
21/53	Rev. 25/54	124/53	Rev. 91/54
23/53	Rev. 215/55	125/53	Rev. 205/55
24/53	Rev. 91/54	126/53	Rev. 140/54
25/53	See S.O. 1953, c. 93	127/53	See S.O. 1957, c. 1, s. 8
26/53	Exp.	130/53	Rev. 94/54
29/53	Rev. 197/54	131/53	Rev. 149/54
30/53	Rev. 2/56	132/53	Rev. 227/56
31/53	Rev. 43/55	133/53	Rev. 287/57
36/53	Rev. 141/55	134/53	Rev. 91/54
39/53	Exp.	136/53	Rev. 205/56
41/53	Revkg.	137/53	Rev. 205/55
42/53	Rev. 93/55	143/53	Rev. 194/56
46/53	Rev. 145/55	144/53	Rev. 19/57
51/53	Rev. 198/53	145/53	Rev. 203/56

PART II—Continued

Ontario Regulations	Disposition	Ontario Regulations	Disposition
146/53	Rev. 82/55	20/54	Rev. 227/57
151/53	Exp.	21/54	Revkg.
152/53	Exp.	23/54	Rev. 149/58
153/53	Rev. 140/54	25/54	Rev. 20/55
154/53	Rev. 203/56	26/54	Exp.
158/53	Rev. 143/54	27/54	Rev. 79/55
159/53	Rev. 198/53	29/54	Rev. 91/54
160/53	Rev. 198/53	30/54	Rev. 224/56
161/53	Rev. 205/56	31/54	Rev. 83/55
163/53	Rev. 91/54	34/54	Rev. 2/56
164/53	Rev. 272/58	35/54	Rev. 214/56
165/53	Revkg.	36/54	Rev. 281/57
167/53	See S.O. 1953, c. 93	39/54	Rev. 227/57
168/53	Rev. 198/53	40/54	Rev. 203/54
169/53	Rev. 198/53	41/54	Rev. 204/54
171/53	Rev. 124/57	42/54	Rev. 205/54
173/53	Rev. 194/56	43/54	Rev. 6/58
177/53	Rev. 168/56	46/54	Rev. 2/56
180/53	Rev. 227/57	47/54	Rev. 142/54
181/53	Rev. 227/57	49/54	Rev. 58/56
184/53	See S.O. 1953, c. 93	50/54	Rev. 205/56
185/53	Rev. 191/58	51/54	Exp.
186/53	Rev. 91/54	52/54	Exp.
187/53	Rev. 140/54	56/54	Rev. 140/54
188/53	Rev. 94/54	57/54	Exp.
189/53	Rev. 212/57	58/54	Rev. 79/55
191/53	Rev. 205/56	59/54	Rev. 66/54
192/53	Rev. 205/56	60/54	Exp.
193/53	Rev. 174/56	61/54	Rev. 139/58
195/53	Rev. 18/54	62/54	Rev. 19/57
197/53	Exp.	64/54	Rev. 105/55
198/53	Rev. 79/55	67/54	Rev. 149/56
206/53	Revkg.	69/54	Rev. 276/58
207/53	Rev. 149/58	71/54	Rev. 181/55
209/53	Rev. 15/58	72/54	Rev. 149/58
210/53	Rev. 91/54	73/54	Rev. 94/56
212/53	Revkg.	78/54	Revkg.
213/53	Rev. 79/55	80/54	Rev. 174/56
214/53	Rev. 19/57	90/54	Rev. 26/55
215/53	Rev. 34/56	91/54	Rev. 117/56
219/53	Rev. 128/56	94/54	Rev. 110/55
220/53	Rev. 91/54	95/54	Rev. 127/57
222/53	Rev. 133/54	96/54	Rev. 123/55
224/53	Rev. 64/54	97/54	Rev. 124/55
225/53	Rev. 225/54	98/54	Rev. 283/57
236/53	Exp.	99/54	Rev. 284/57
1/54	Rev. 94/57	100/54	Rev. 284/57
2/54	Rev. 123/56	101/54	Rev. 94/57
11/54	Rev. 227/57	105/54	Rev. 117/56
12/54	Rev. 79/55	106/54	Rev. 79/55
14/54	Exp.	107/54	Rev. 276/58
15/54	Rev. 97/55	111/54	Rev. 174/56
16/54	Rev. 15/55	112/54	Rev. 255/58
17/54	Rev. 81/55	113/54	Rev. 115/57
18/54	Rev. 82/55	114/54	Rev. 106/55
19/54	Rev. 83/55	117/54	Rev. 130/57

PART II—Continued

Ontario Regulations	Disposition	Ontario Regulations	Disposition
118/54	Rev. 129/57	223/54	Rev. 34/56
119/54	Rev. 129/57	224/54	Exp.
120/54	Rev. 218/57	225/54	Rev. 244/55
122/54	Rev. 131/55	228/54	Rev. 174/56
123/54	Rev. 132/55	229/54	Rev. 194/55
125/54	Rev. 111/55	230/54	Rev. 251/56
127/54	Rev. 212/57	3/55	Rev. 65/58
129/54	Rev. 105/55	7/55	Rev. 174/56
130/54	Exp.	8/55	Rev. 106/55
132/54	Rev. 69/55	10/55	Exp.
133/54	Rev. 166/56	17/55	Rev. 149/58
134/54	Rev. 138/56	18/55	Rev. 117/56
135/54	Rev. 2/56	20/55	Rev. 15/56
137/54	Rev. 174/56	21/55	Rev. 229/55
140/54	Rev. 95/55	22/55	Rev. 122/56
143/54	Rev. 149/55	27/55	Rev. 105/55
144/54	Rev. 120/57	31/55	Exp.
145/54	Rev. 121/57	33/55	Rev. 130/58
146/54	Rev. 121/57	34/55	Rev. 130/58
147/54	Rev. 115/57	36/55	Rev. 138/56
149/54	Rev. 185/58	44/55	Rev. 102/58
151/54	Rev. 117/56	45/55	Rev. 227/57
158/54	Rev. 194/56	50/55	Rev. 2/56
160/54	Rev. 177/58	53/55	Exp.
161/54	Rev. 212/57	54/55	Rev. 105/55
162/54	Rev. 92/58	55/55	Rev. 149/58
163/54	Rev. 93/58	59/55	Rev. 117/56
164/54	Rev. 93/58	67/55	Rev. 232/55
165/54	Rev. 174/57	71/55	Exp.
166/54	Rev. S.O. 1955, c.11, s.1	76/55	Exp.
167/54	Rev. 43/56	77/55	Rev. 94/57
168/54	Rev. 110/57	79/55	Rev. 276/58
169/54	Rev. 212/57	80/55	Rev. 276/58
170/54	Rev. 227/57	81/55	Rev. 198/57
172/54	Rev. 259/57	82/55	Rev. 199/57
173/54	Rev. 260/57	83/55	Rev. 199/57
174/54	Rev. 260/57	85/55	Rev. 149/58
177/54	Rev. 117/56	94/55	Rev. 113/58
178/54	Rev. 158/57	95/55	Rev. 145/56
180/54	Rev. 138/56	97/55	Rev. 40/57
182/54	Rev. 168/55	98/55	Exp.
186/54	Rev. 233/55	100/55	Rev. 145/57
188/54	Rev. 105/55	101/55	Rev. 146/57
198/54	Rev. 229/54	102/55	Rev. 146/57
200/54	Rev. 117/56	103/55	Rev. 146/57
202/54	Rev. 87/58	104/55	Rev. 145/57
206/54	Rev. 122/56	105/55	Rev. 185/56
207/54	Rev. 122/56	107/55	Rev. 122/56
208/54	Rev. 122/56	109/55	Rev. 251/56
210/54	Rev. 137/55	110/55	Rev. 120/56
213/54	Rev. 95/55	111/55	Rev. 120/56
214/54	Rev. 122/56	115/55	Rev. 41/58
219/54	Rev. 287/58	116/55	Rev. 117/56
220/54	Rev. 117/56	117/55	Rev. 205/56
221/54	Rev. 212/57	122/55	Rev. 127/57
222/54	Rev. 19/57	123/55	Rev. 127/57

PART II—Continued

Ontario Regulations	Disposition	Ontario Regulations	Disposition
124/55	Rev. 127/57	19/56	Rev. 203/56
126/55	Rev. 117/56	21/56	Rev. 185/56
128/55	Rev. 221/57	26/56	Rev. 218/57
133/55	Rev. 276/58	31/56	Rev. 226/58
135/55	Rev. 117/56	33/56	Exp.
141/55	Rev. 101/56	35/56	Rev. 180/56
142/55	Rev. 143/55	38/56	Rev. 122/56
143/55	Rev. 144/55	42/56	See S.O. 1957, c. 18, s. 3
144/55	Exp.	43/56	See S.O. 1957, c. 42, s. 1
145/55	Rev. 94/57	49/56	Rev. 187/58
146/55	Rev. 211/57	50/56	Rev. 198/57
148/55	Rev. 167/58	51/56	Rev. 185/56
149/55	Rev. 155/56	54/56	Rev. 115/57
150/55	Rev. 40/48	57/56	Rev. 94/57
151/55	Rev. 117/56	60/56	Rev. 145/56
159/55	Exp.	61/56	Exp.
160/55	Rev. 194/56	62/56	Revkg.
161/55	Rev. 141/58	63/56	Exp.
167/55	Rev. 27/56	64/56	Exp.
169/55	Rev. 145/56	65/56	Exp.
172/55	Rev. 155/56	68/56	Rev. 290/58
176/55	Rev. 132/58	72/56	Rev. 146/56
180/55	Rev. 117/56	78/56	Rev. 49/58
187/55	Rev. 185/56	80/56	Rev. 117/56
196/55	Rev. 144/56	82/56	Rev. 117/56
198/55	Rev. 145/56	85/56	Rev. 245/58
199/55	Rev. 120/56	87/56	Rev. 5/58
200/55	Rev. 212/57	89/56	Rev. 6/58
203/55	Rev. 117/56	90/56	Rev. 102/58
204/55	Rev. 276/58	96/56	Rev. 117/57
205/55	Rev. 102/58	102/56	Rev. 128/57
206/55	Revkg.	105/56	Rev. 199/57
208/55	Rev. 145/56	106/56	Rev. 128/57
209/55	Exp.	110/56	Rev. 138/56
210/55	Rev. 138/55	111/56	Revkg.
211/55	Rev. 117/56	112/56	Rev. 275/58
212/55	Rev. 223/56	116/56	Rev. 135/58
216/55	Rev. 10/57	120/56	Rev. 171/57
223/55	Rev. 94/57	121/56	Rev. 148/58
226/55	Rev. 71/57	122/56	Rev. 310/58
234/55	Exp.	123/56	Rev. 276/58
236/55	Rev. 281/57	124/56	Rev. 210/56
238/55	Rev. 162/58	127/56	Rev. 128/57
239/55	Rev. 122/56	128/56	Rev. 179/56
240/55	Rev. 185/56	130/56	Rev. 149/58
241/55	Rev. 62/56	135/56	Rev. 244/56
243/55	Rev. 172/57	138/56	Revkg.
244/55	Rev. 248/56	145/56	Rev. 183/57
		155/56	Rev. 166/57
2/56	Rev. 49/58	157/56	Rev. 212/57
12/56	Rev. 122/56	159/56	Rev. 230/57
13/56	Rev. 6/58	160/56	Rev. 203/56
14/56	Rev. 227/57	163/56	Rev. 276/58
15/56	Rev. 43/57	173/56	Rev. 187/56
17/56	Exp.	175/56	Rev. 310/58
18/56	Rev. 212/57	176/56	Rev. 209/56

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
179/56	Rev. 18/57	137/57	Rev. 72/58
180/56	Rev. 19/57	139/57	Rev. 310/58
183/56	Rev. 59/58	148/57	Rev. 242/58
185/56	Rev. 71/58	165/57	Rev. 285/57
186/56	Revkg.	166/57	Exp.
188/56	Rev. 171/57	171/57	Exp.
194/56	Rev. 191/57	175/57	Rev. 242/58
195/56	Rev. 105/57	180/57	Rev. 209/58
205/56	Revkg.	183/57	Rev. 240/58
212/56	Rev. 87/58	185/57	Rev. 239/58
213/56	Rev. 208/57	186/57	Rev. 320/58
214/56	Rev. 88/58	188/57	Exp.
215/56	Rev. 191/57	189/57	Rev. 192/58
234/56	Rev. 130/58	192/57	Rev. 148/58
236/56	Rev. 105/57	197/57	Revks.
238/56	Revkg.	205/57	Rev. 209/58
248/56	Rev. 272/57	206/57	Exp.
249/56	Revkg.	207/57	Revkg.
251/56	Rev. 300/58	218/57	Rev. 95/58
253/56	Rev. 290/58	220/57	Exp.
254/56	Exp.	226/57	Rev. 77/58
256/56	Exp.	230/57	Exp.
260/56	Rev. 273/58	236/57	Rev. 242/58
		237/57	Rev. 71/58
1/57	Rev. 281/58	239/57	Exp.
5/57	Rev. 283/57	240/57	Rev. 294/58
6/57	Rev. 71/58	241/57	Rev. 290/58
7/57	Rev. 149/58	246/57	Rev. 53/58
8/57	Exp.	249/57	Exp.
16/57	Exp.	250/57	Exp.
17/57	Rev. 91/57	251/57	Exp.
20/57	Rev. 242/58	256/57	See S.O. 1958, c. 65, s. 7
23/57	Rev. 290/58	271/57	Rev. 102/58
26/57	Rev. 102/58	272/57	Rev. 312/58
35/57	Rev. 245/58	274/57	Rev. 95/58
44/57	Exp.	275/57	Exp.
51/57	Rev. 94/57	277/57	Rev. 53/58
54/57	Rev. 276/58	278/57	Rev. S.O. 1958, c. 16, s. 31
55/57	Rev. 218/57	289/57	Rev. 126/58
56/57	Rev. 49/58	291/57	Exp.
58/57	Rev. 17/58		
66/57	Exp.	11/58	Rev. 102/58
67/57	Exp.	14/58	Rev. 95/58
68/57	Exp.	16/58	Rev. 250/58
72/57	Rev. 218/57	18/58	Rev. 310/58
73/57	Rev. 144/57	19/58	Rev. 102/58
88/57	Rev. 71/58	24/58	Exp.
97/57	Exp.	30/58	Rev. 71/58
98/57	Rev. 183/58	45/58	Rev. 197/58
104/57	Rev. 102/58	47/58	Rev. 290/58
109/57	Rev. 167/58	53/58	Revkg.
110/57	Rev. 154/58	64/58	Rev. 132/58
113/57	Rev. 102/58	68/58	Exp.
127/57	Rev. 231/58	81/58	Revkg.
128/57	Rev. 232/58	85/58	Exp.
131/57	Rev. 102/58	86/58	Exp.

PART II—Continued

Ontario Regulations	Dizposition	Ontario Regulations	Disposition FEB 97
108/58	Exp.	234/58	Exp.
116/58	Rev. 320/58	239/58	Exp.
132/58	Revkg.	257/58	Exp.
155/58	Exp.	274/58	Exp.
168/58	Revkg.	295/58	Revkg.
169/58	Revkg.	298/58	Exp.
210/58	Exp.	300/58	Revkg.
222/58	Rev. 258/58		

Publications Under The Regulations Act

January 4th, 1958

THE CORPORATIONS TAX ACT, 1957

O. Reg. 278/57.

General Regulations.

Amending O. Reg. 219/57.

Made—19th December, 1957.

Filed—23rd December, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS TAX ACT, 1957

1.(1) Subsection 6 of section 4 of *The Corporations Tax Act, 1957*, as re-enacted by subregulation 1 of regulation 101 of Ontario Regulations 219/57, is repealed and the following substituted therefor:

(6) For the purposes of subsection 5 of this section and subsection 5 of section 5,

- (a) where the destination of a shipment of merchandise to a customer to whom the merchandise is sold is in a jurisdiction in which the customer resides and in which the corporation making the sale has a permanent establishment, the gross revenue derived therefrom is attributable to that permanent establishment and is not attributable to any other permanent establishment;
- (b) where the destination of a shipment of merchandise to a customer to whom the merchandise is sold is in a jurisdiction in which the customer resides but in which the corporation making the sale has no permanent establishment, the gross revenue derived therefrom is attributable to the permanent establishment to which the person negotiating the sale may reasonably be regarded as being attached;
- (c) for the purposes of clauses *a* and *b*, where an order is given by a customer that the destination of a shipment of merchandise that is sold to him shall be in a jurisdiction in which the customer does not reside, the destination of the shipment of the merchandise shall be deemed to be in the jurisdiction in which the permanent establishment of the customer giving such order is situated;
- (d) where services are performed by a corporation in a jurisdiction in which the corporation has a permanent establishment, the gross revenue derived therefrom is attributable to that permanent establishment and is not attributable to any other permanent establishment;
- (e) where services are performed by a corporation in a jurisdiction in which the corporation has no permanent establishment, the gross revenue derived therefrom is attributable to the permanent establishment to which the person negotiating the sale of such services may reasonably be regarded as being attached;

(f) where standing timber is sold, the gross revenue derived therefrom is attributable to the permanent establishment that includes the timberlands on which the timber is standing and not to any other permanent establishment; and

(g) where land is a permanent establishment, the gross revenue derived therefrom is attributable to that permanent establishment and is not attributable to any other permanent establishment.

(2) The said section 4, as amended by regulation 101 of Ontario Regulations 219/57, is further amended by adding thereto the following subsection:

(28d) Where a province other than Ontario imposes a tax of general application on corporations as a percentage of taxable income and allows an abatement of such tax on a portion of taxable income deemed to have been earned in another jurisdiction and such portion is different from the portion that would apply if it were measured pursuant to subsections 3 to 28c and where a corporation is taxable both under the taxing act that imposes such tax and under this Act, the deduction provided by subsection 2

(a) shall be reduced by the amount by which the amount of tax remaining to be paid to that province after abatement of portions of the tax measured in accordance with the abatement provisions of the taxing act of that province and regulations thereunder on portions of taxable income deemed to have been earned in jurisdictions outside that province is less than the amount of tax abatement to that province that would apply under subsection 2 measured in accordance with subsections 3 to 28c if the rate of abatement under that subsection were the same rate as the rate at which the tax of general application in that province is calculated; or

(b) shall be increased by the amount by which the amount of tax remaining to be paid to that province after abatement of portions of the tax measured in accordance with the abatement provisions of the taxing act of that province and regulations thereunder on portions of taxable income deemed to have been earned in jurisdictions outside that province is more than the amount of tax abatement to that province that would apply under subsection 2 measured in accordance with subsections 3 to 28c if the rate of abatement under that subsection were the same rate as the rate at which the tax of general application in that province is calculated.

2. These regulations apply to corporations in respect of all fiscal years ending during or after 1957.

(5000)

1

THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 279/57.

Registration of Brokers and Salesmen.
Amending O. Reg. 6/55.
Made—19th December, 1957.
Filed—23rd December, 1957.

REGULATIONS MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT

1. Subregulation 1 of regulation 2 of Ontario Regulations 6/55 is revoked and the following substituted therefor:

(1) The amount of the bond required under section 9 of the Act shall be

(a) where the applicant is a broker—
\$5,000, and

(b) where the applicant is a salesman—
\$1,000.

(5001)

1.

THE PROVINCIAL PARKS ACT, 1954

O. Reg. 280/57.

General Regulations.
Amending O. Reg. 144/57.
Made—19th December, 1957.
Filed—23rd December, 1957.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

1. Schedule 5 of Appendix A of Ontario Regulations 144/57 is revoked and the following substituted therefor:

SCHEDULE 5

PRESQU'ILE PROVINCIAL PARK

In the Township of Brighton, in the County of Northumberland, and being composed of High Bluff Island and part of Presqu'ile Peninsula, together with the small islands, marshlands and land under water, as shown outlined in red on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 219.

2. Appendix B of Ontario Regulations 144/57 is amended by adding thereto the following schedule:

SCHEDULE 16A

SIBBALD POINT PROVINCIAL PARK

In the Township of Georgina in the County of Simcoe and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and referred to the meridian of longitude passing through the north-westerly angle of Lot 7 in Concession VIII:

Beginning at the north-westerly angle of Lot 7 in Concession VIII; thence north $16^{\circ} 47'$ west 66 feet; thence north $73^{\circ} 58'$ east 38.75 feet; thence north $17^{\circ} 49'$ west 9 feet; thence north $59^{\circ} 51'$ east 167 feet, to the point of commencement of the herein described lands; thence south $59^{\circ} 51'$ west 167 feet; thence south $17^{\circ} 49'$ east 9 feet, more or less, to the northerly limit

of the allowance for road between concessions VIII and IX; thence south $73^{\circ} 58'$ west along that limit 38.75 feet; thence south $16^{\circ} 47'$ east 66 feet, more or less, to the north-westerly angle of Lot 7 in Concession VIII; thence south $16^{\circ} 47'$ east along the westerly boundary of that lot a distance of 228.24 feet; thence north $73^{\circ} 13'$ east 435.6 feet; thence south $16^{\circ} 47'$ east 100 feet; thence south $73^{\circ} 13'$ west 435.6 feet, more or less, to the westerly boundary of that lot; thence south $16^{\circ} 47'$ east along that boundary 4356.88 feet to the south-westerly angle of that lot; thence north $72^{\circ} 19' 20''$ east along the southerly boundaries of lots 7, 8 and 9 in that concession 4425.31 feet; thence north $17^{\circ} 35' 20''$ west 2372.77 feet; thence north $17^{\circ} 44' 10''$ west 1285 feet, more or less, to the southerly shore of Lake Simcoe; thence in a general westerly direction along that shore to the intersection of a line drawn north $30^{\circ} 09'$ west through the point of commencement; thence south $30^{\circ} 09'$ east 313 feet, more or less, to the point of commencement.

Excepting therefrom part of Lot 7 in Concession VIII and part of the allowance for road between concessions VIII and IX, described as follows:

Beginning at the north-westerly angle of Lot 7 in Concession VIII; thence south $16^{\circ} 47'$ east along the westerly boundary of that lot 12.26 feet; thence north $67^{\circ} 21'$ east 408 feet; thence south $30^{\circ} 53'$ east 20 feet, to the point of commencement of the herein described excepted lands; thence north $66^{\circ} 59'$ east 163.5 feet; thence south $28^{\circ} 31'$ east 267.5 feet; thence south $68^{\circ} 37'$ west 152.92 feet; thence north $30^{\circ} 53'$ west 264.79 feet, more or less, to the point of commencement.

(5002)

1

THE PUBLIC LIBRARIES ACT

O. Reg. 281/57.

General Regulations.
New and Revoking Regulation 345 of Consolidated Regulations of Ontario, 1950 and O. Regs. 8/53, 36/54 and 236/55.
Made—15th November, 1957.
Approved—19th December, 1957.
Filed—23rd December, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT

INTERPRETATION

1. In these regulations

- (a) "applicant" means an applicant for a Certificate of Librarianship;
- (b) "bachelor's degree from a library-school" includes a diploma for a one-year course from a library school which does not grant a degree;
- (c) "fiction books" do not include books classified as children's books by the Director of Public Library Service; and
- (d) "receipts" do not include legislative grants.

QUALIFICATIONS FOR LIBRARIANS

2.—(1) Subject to subregulations 2, 3 and 4, a librarian in a library established under Part I, II or III of the Act shall hold a Class A, Class B or Class C Certificate of Librarianship.

(2) Subject to subregulation 4 a librarian in a municipality, school section, union school section, township school area or police village, having a population of at least 3500 but not more than 4500, shall hold a Class D Certificate of Librarianship.

(3) A librarian in a municipality, school section, union school section, township school area or police village, having a population of less than 3500, shall hold a Class E Certificate of Librarianship.

(4) Where a librarian was employed before the 1st of January, 1947, in a library in a municipality, school section, union school section, township school area or police village, having a population of under 4500, he may hold a Class E Certificate of Librarianship while he remains employed in that library.

REQUIREMENTS FOR CERTIFICATES

3.—(1) Where an applicant holds

- (a) a bachelor's degree from a university, and
- (b) (i) a master's degree from the library-school of the University of Toronto, or
- (ii) a master's degree from a library-school in a course the Minister deems adequate under clause *h* of section 84 of the Act,

the Minister shall grant him a Class A Certificate of Librarianship.

(2) Where an applicant holds

- (a) a master's degree from a university, and
- (b) (i) a bachelor's degree from a university, and
- (ii) a bachelor's degree from a library-school in a course the Minister deems adequate under clause *h* of section 84 of the Act,

the Minister shall grant him a Class A Certificate of Librarianship.

4. Where an applicant holds

- (a) a bachelor's degree from a university, and
- (b) (i) a bachelor's degree from the library-school of the University of Toronto, or
- (ii) a bachelor's degree from a library-school in a course the Minister deems adequate under clause *h* of section 84 of the Act,

the Minister shall grant him a Class B Certificate of Librarianship.

5. Where an applicant holds a diploma from a library-school for a one-year course the Minister deems adequate under clause *h* of section 84 of the Act, the Minister shall grant him a Class C Certificate of Librarianship.

6. Where after the 31st of December, 1946, an applicant successfully completes a course at the Library School of the Ontario College of Education comprising at least 2 summer sessions each of not less than 6 weeks, the Minister shall grant him a Class D Certificate of Librarianship.

7. Where a librarian

- (a) was employed before the 1st of January, 1949, in a library established in a municipality, school section, union school section, township school area or police village, having a population of at least 3500, and
- (b) successfully completes in the year 1954 the course prescribed under regulation 6,

the Minister shall grant him a Class D Certificate of Librarianship.

8. Where after the 1st of January, 1946, an applicant successfully completes a course in librarianship of at least 4 weeks and which the Minister deems adequate under clause *h* of section 84 of the Act, the Minister shall grant him a Class E Certificate of Librarianship.

9. Notwithstanding regulations 3 to 8, both inclusive, the Minister may grant a Class A, Class B or Class C Certificate of Librarianship to

- (a) a librarian in a library established under Part I, II or III of the Act but only where the librarian has successfully completed a course in librarianship the Minister deems adequate under clause *h* of section 84 of the Act, or
- (b) a person whom the Director of Public Library Service recommends as having made an outstanding contribution to the development of public-library service in Ontario.

FORM OF CERTIFICATE

10. Class A, B, C, D and E Certificates of Librarianship shall be in forms 1, 2, 3, 4 and 5, respectively.

SUSPENSION AND CANCELLATION OF CERTIFICATES

11. The Minister may after a hearing suspend or cancel the certificate of a librarian for inefficiency, misconduct or any act he considers detrimental to the best interests of a public library.

USE OF ACCOMMODATION AND EQUIPMENT

12. The board of a public library, a public library association, or a county, district or regional library co-operative, shall not use its accommodation or equipment in any manner contrary to the best interests of public-library service.

TRAVELLING AND LIVING EXPENSES FOR STUDENTS

13. Where a student attends the course prescribed under regulation 8, the Minister may pay him \$50 for travelling and living expenses.

CONDITIONS OF GRANTS

14. Where in any year the amount voted by the Legislature for the grants under these regulations is

- (a) insufficient to pay the grants in full, the Minister may make a pro rata reduction, or
- (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.

15. A public library association of

- (a) a city, town or village shall have at least 50 members, and
- (b) a police village or rural area shall have at least 30 members,

in order to qualify for a grant from the money appropriated by the Legislature for library purposes.

16. In order to qualify for a grant the board of a public library, public library association, or a county, district or regional library co-operative shall insure the books in its library for not less than the total amount it has received from legislative grants for the 3 preceding years.

LIMITATIONS ON GRANTS

17. Where the board of a public library, a public library association, or a county, district or regional library co-operative expends insurance moneys on books, no grant shall be paid in respect thereof.

18. Where the expenditure for fiction books by the board of a public library, a public library association, or a county, district or regional library co-operative exceeds 45 per cent of its expenditure for non-fiction books, no grant shall be paid in respect of the excess.

19. No grant to the board of a public library, a public library association, or a county, district or regional library co-operative shall exceed \$60,000 in any one year.

20. Regulation 14 shall not apply

(a) to grants to a county, district or regional library co-operative, or

(b) to grants limited by regulation 19.

GRANTS FOR LIBRARIES ESTABLISHED UNDER
PART I, II OR III OF THE ACT

21. The board of a public library, a public library association, or a county, district or regional library co-operative shall be paid a grant of 50 per cent of its annual expenditure for

(a) books,

(b) bookbinding, and

(c) library cards and stationery,

but the grant shall not exceed \$100.

22.—(1) Where a librarian in a library established under Part I, II or III of the Act holds a Certificate of Librarianship, the board shall be paid a grant as follows:

(a) for each Class A Certificate of Librarianship, \$600,

(b) for each Class B Certificate of Librarianship, \$500,

(c) for each Class C Certificate of Librarianship, \$300,

(d) for each Class D Certificate of Librarianship, \$150, and

(e) for each Class E Certificate of Librarianship, \$100.

(2) Upon the recommendation of the Director of Public Library Service the board of a county, district or regional co-operative shall be paid an annual grant of \$1000 for a chief librarian who holds a Class A, Class B or Class C Certificate of Librarianship.

23. The Minister may enter into a contract with the board of a public library, a public library association, or a county district or regional library co-operative for accommodation for the instruction of librarians and assistants enrolled in a course leading to a Certificate of Librarianship, and may pay the board therefor a sum not exceeding \$200.

GRANTS FOR LIBRARIES ESTABLISHED UNDER
PART I OF THE ACT

24.—(1) Where the public-library rate in any year is lower than the rate in the previous year, the Minister may withhold part or all of the grant under sub-regulation 2.

(2) The board of a public library established under Part I of the Act shall be paid an annual grant of the percentage, column 3, of the public-library rate per capita of the municipality, column 2, with a population as shown in column 1:

COLUMN 1	COLUMN 2	COLUMN 3
Population of Municipality	Public Library Rate Per Capita	Grant in Per cent of Public-Library Rate
less than 1000. . . .	50 to 60 cents	25 per cent
	61 to 70	30
	71 to 80	50
	over 80	70
1000 to 1999	50 to 60	20
	61 to 70	30
	71 to 80	50
	over 80	65
2000 to 4999	50 to 60	15
	61 to 70	20
	71 to 80	40
	over 80	60
5000 to 9999	50 to 60	10
	61 to 70	15
	71 to 80	30
	over 80	40
10,000 to 14,999	50 to 60	10
	61 to 70	12
	71 to 80	25
	over 80	30
15,000 to 24,999	50 to 60	10
	61 to 70	12
	71 to 80	20
	over 80	25
25,000 to 49,999	50 to 60	10
	61 to 70	12
	71 to 80	15
	over 80	20
50,000 and over	50 to 60	7
	61 to 70	10
	over 70	12

25.—(1) The board of a public library established under Part I of the Act in a municipality having a population as set forth in column 1 and a public-library rate per capita as set forth in column 2 shall be paid a grant, not exceeding \$10,000, of the percentage, column 3, of the grant in money or the value of lands or buildings made to the board under section 43 of the Act:

COLUMN 1	COLUMN 2	COLUMN 3
Population of Municipality	Public Library Rate Per Capita	Grant in Per cent of Grant under Section 43 of the Act
less than 1000. . . .	50 to 60 cents	25 per cent
	61 to 70	30
	71 to 80	50
	over 80	70
1000 to 1999	50 to 60	20
	61 to 70	30
	71 to 80	50
	over 80	65
2000 to 4999	50 to 60	15
	61 to 70	20
	71 to 80	40
	over 80	60
5000 to 9999	50 to 60	10
	61 to 70	15
	71 to 80	30
	over 80	40
10,000 to 14,999	50 to 60	10
	61 to 70	12
	71 to 80	25
	over 80	30
15,000 to 24,999	50 to 60	10
	61 to 70	12
	71 to 80	20
	over 80	25
25,000 to 49,999	50 to 60	10
	61 to 70	12
	71 to 80	15
	over 80	20
50,000 and over	50 to 60	7
	61 to 70	10
	over 70	12

(2) The value of the lands or buildings shall be verified in writing by 2 independent real-estate brokers in the municipality, and the Minister may require such additional valuations as he deems necessary.

(3) The grant may be paid in 5 instalments over a period of 5 years.

GRANTS FOR LIBRARIES ESTABLISHED UNDER PART II OF THE ACT

26.—(1) The board of a public library association shall be paid an annual grant equal to the annual amount of membership fees collected by the association.

(2) The board of a public library association shall be paid a grant equal to 50 per cent of the grant it receives from one or more municipal, township or county councils.

(3) The maximum grant under subregulation 1 shall be \$200 and under subregulation 2 shall be \$100.

GRANTS FOR LIBRARIES ESTABLISHED UNDER PART III OF THE ACT

27.—(1) The board of a county library co-operative shall be paid an annual grant equal to the amount of the annual grant by the county council but not exceeding \$4000.

(2) Upon the recommendation of the Director of Public Library Service the board of a district library co-operative shall be paid an annual grant not exceeding \$15,000.

(3) Upon the recommendation of the Director of Public Library Service the board of a regional library co-operative shall be paid an annual grant not exceeding \$15,000 for each territorial district included in the regional library co-operative.

SPECIAL GRANTS

28. The Minister may make special grants not exceeding \$200 to the board of a public library, a public library association, or a county, district or regional library co-operative.

ANNUAL REPORT

29. The board of a public library, a public library association, or a county, district or regional library co-operative shall transmit its annual report to the Minister not later than the 15th of March in each year, and where the accounts therefor have not been audited at that time the board shall notify the Minister in writing the date the audit is completed and forward the Auditor's statement.

REVOCATION OF REGULATIONS

30. Regulation 345 of Consolidated Regulations of Ontario 1950 and Ontario Regulations 8/53, 36/54 and 236/55 are revoked.

W. J. DUNLOP,
Minister of Education.

Toronto, November 15, 1957

FORM 1

The Public Libraries Act

CLASS A CERTIFICATE OF LIBRARIANSHIP

This is to certify that.....
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class A Certificate of Librarianship.

Dated at Toronto this.....day of.....19..

Registered Number.....

.....
Registrar

.....
Minister of Education

FORM 2

The Public Libraries Act

CLASS B CERTIFICATE OF LIBRARIANSHIP

This is to certify that.....
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class B Certificate of Librarianship.

Dated at Toronto this.....day of.....19..

Registered Number.....

.....
Registrar

.....
Minister of Education

FORM 3

The Public Libraries Act

CLASS C CERTIFICATE OF LIBRARIANSHIP

This is to certify that.....
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class C Certificate of Librarianship.

Dated at Toronto this.....day of.....19..

Registered Number.....

.....
Registrar

.....
Minister of Education

FORM 4

The Public Libraries Act

CLASS D CERTIFICATE OF LIBRARIANSHIP

This is to certify that.....
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class D Certificate of Librarianship.

Dated at Toronto this.....day of.....19..

Registered Number.....

.....
Registrar

.....
Minister of Education

FORM 5

The Public Libraries Act

CLASS E CERTIFICATE OF LIBRARIANSHIP

This is to certify that.....
 having complied with the regulations under *The Public Libraries Act* is hereby granted a Class E Certificate of Librarianship.

Dated at Toronto this.....day of.....19..

Registered Number.....

..... Registrar Minister of Education

(5003)

1

THE INDUSTRIAL STANDARDS ACT

O. Reg. 282/57.

Ladies' Cloak and Suit Industry.
 Amending Appendix E of Regulations 227
 of Consolidated Regulations of Ontario,
 1950.

Made—19th December, 1957.

Filed—23rd December, 1957.

REGULATIONS MADE BY THE
MINISTER UNDER THE INDUSTRIAL
STANDARDS ACT

1. Item 1 of Appendix E of Regulations 227 of Consolidated Regulations of Ontario, 1950 is struck out and the following substituted therefor:

LADIES' CLOAK AND SUIT INDUSTRY

1. The Ladies' Cloak and Suit Industry is defined as all work done in the manufacture anywhere, in whole or in part, of cloaks, coats, suits, wraps, or skirts, for female persons, but does not include work done in

(a) the manufacture of cloaks, coats, suits, wraps, or skirts, for female persons not over 14 years of age by a manu-

facturer who does not manufacture or handle directly or indirectly cloaks, coats, suits, wraps, or skirts, for female persons over 14 years of age,

(b) the manufacture of

- (i) ski- or skating-suits in whole or in part,
- (ii) athletic uniforms in whole or in part,
- (iii) riding-coats or wind-breakers,
- (iv) lounging-robos, bath-robos, kimonos, pyjamas, or beach-wraps,
- (v) leather clothing,
- (vi) jackets or blazers which are not lined, are not more than 28 inches in length, and are not manufactured as part of a suit,
- (vii) skirts which are made from cloth weighing 5 ounces or less per square yard and are not manufactured for use as part of a suit;

(c) the making of cloaks, coats, suits, wraps, or skirts, by a custom-tailor who

- (i) makes cloaks, coats, suits, wraps, or skirts, individually for a retail-customer according to the measurement and specification of the retail-customer, and
- (ii) does not employ more than 4 persons in making cloaks, coats, suits, wraps, and skirts.

CHARLES DALEY,
Minister of Labour.

December 19, 1957

(5004)

1

Publications Under The Regulations Act

January 11th, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 283/57.

The Ontario Asparagus Growers' Marketing-for-Processing Plan.

New and Revoking O. Regs. 127/52, 98/54 and 5/57.

Made—19th December, 1957.

Filed—30th December, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in schedule 1 is approved and declared to be in force in Ontario.

2. Ontario Regulations 127/52, 98/54 and 5/57 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Asparagus Growers' Marketing-for-Processing Plan".

INTERPRETATION

2. In this plan

- (a) "asparagus" means asparagus produced in Ontario which is used by a processor for processing;
- (b) "processing" means canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (c) "processor" means a person engaged in the business of processing asparagus; and
- (d) "producer" means a person engaged in the production of asparagus.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of asparagus locally within Ontario.

LOCAL BOARD

4. There shall be a local board to be known as "The Ontario Asparagus Growers' Marketing Board".

5. The local board shall consist of ten producer-members.

DISTRICTS

6. Producers shall be divided into five districts as follows:

- (a) District 1, comprising the counties of Lincoln and Welland;
- (b) District 2, comprising the counties of Halton, Peel and Wentworth;
- (c) District 3, comprising the counties of Brant and Norfolk;

(d) District 4, comprising the County of Essex; and

(e) District 5, comprising the counties of Grey and Simcoe.

COUNTY GROUPS

7.(1) Producers in each of the counties named in section 6 shall form a county group but the producers of any one county may join with the producers of any other county in the same district to form one county group.

(2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production and he shall be deemed to be a producer of that county.

COMMITTEES

8. There shall be a committee in each district to be known as the "District Asparagus Growers' Committee".

9. On or before the 15th of November in each year the producers in each county group shall elect one of its members for each fifty producers or fraction thereof to the District Asparagus Growers' Committee for the district in which the county group is located.

ELECTION OF MEMBERS TO LOCAL BOARD

10.(1) Each District Asparagus Growers' Committee may on or before the 31st of December in each year elect, from the producers in the district, members to the local board as follows:

- (a) District 1, four members;
- (b) District 2, two members;
- (c) District 3, one member;
- (d) District 4, two members; and
- (e) District 5, one member.

(2) No person shall be eligible for election from any district to the local board unless he resides within the district.

(3) Where in any year a District Asparagus Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Asparagus Growers' Committees may on or before the 31st of December of that year elect the member or members from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

11.(1) The members elected to the local board shall at its first meeting after the 31st of December appoint such producer-members as are necessary to complete the local board.

(2) Where a member elected or appointed to the local board dies or resigns before the 31st of December of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(5005)

2

THE FARM PRODUCTS MARKETING ACT

O. Reg. 284/57.

General Regulations.

New and Revoking O. Reg. 128/52, 99/54 and 100/54.

Made—19th December, 1957.

Filed—30th December, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

- (a) "asparagus" means asparagus produced in Ontario which is used by a processor for processing;
- (b) "local board" means The Ontario Asparagus Growers' Marketing Board;
- (c) "processing" means canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person engaged in the business of processing of asparagus; and
- (e) "producer" means a person engaged in the production of asparagus.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of asparagus locally within Ontario.

LICENCES FOR PROCESSORS

3.(1) No person shall commence or continue to engage in the processing of asparagus except under the authority of a licence as a processor of asparagus.

(2) No licence as a processor of asparagus shall be issued except upon application therefor in form 1.

(3) A licence as a processor of asparagus shall be in form 2.

(4) A licence as a processor of asparagus expires with the 31st of March next following the date on which the licence is issued.

(5) A licence shall be issued to a processor of asparagus without charge.

4.(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business of a processor, or for any other reason which the Board may deem proper.

(2) The Board may suspend or revoke or refuse to renew a licence as a processor of asparagus for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board or the marketing agency.

(3) Any person whose licence as a processor of asparagus was refused, suspended or revoked or was not renewed, may appear before the Board to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be.

DELEGATION OF POWERS

5. The Board delegates to the local board the power

- (a) to require persons engaged in the producing or marketing of asparagus to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to asparagus as the local board may determine, and to appoint persons to inspect the books, records and premises of such persons;
- (b) to stimulate, increase and improve the marketing of asparagus by such means as it may deem proper;
- (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing asparagus; and
- (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

6. The Board delegates to the local board its powers to make regulations with respect to asparagus marketed locally within Ontario

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing of asparagus;
- (b) prohibiting persons from engaging in the producing of asparagus except under the authority of a licence as a grower of asparagus;
- (c) providing for the refusal to grant a licence as a grower of asparagus where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
- (d) providing for the suspension or revocation of, or the refusal to renew, a licence as a grower of asparagus for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;
- (e) subject to regulation 7, providing for the right of any person whose licence as a grower of asparagus was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
- (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing asparagus and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
- (g) prescribing the form of licence as a grower of asparagus; and
- (h) subject to regulations 9, 10, 11 and 12, providing for the regulating and the controlling of the marketing of asparagus including the times and places at which asparagus may be marketed.

7. Any person whose licence as a grower of asparagus was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why

such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may cause the local board to issue or to reinstate the licence.

AUTHORIZATION TO LOCAL BOARD

8.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of The Ontario Asparagus Growers' Marketing-for-Processing Plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

MARKETING AGENCY

9.(1) Upon the recommendation of the local board, the Ontario Asparagus Growers' Co-operative Limited is designated the marketing agency by or through which asparagus shall be marketed.

(2) All asparagus shall be marketed by or through the marketing agency.

(3) No person shall market asparagus except by or through the marketing agency.

POWERS OF MARKETING AGENCY

10. The Board vests in the marketing agency the following powers:

- (a) to direct and control, by order or direction, either as principal or agent, the transporting, assembling and selling of asparagus including the times and places at which asparagus may be transported, assembled and sold,
- (b) to determine the quantity of each variety, grade and size of asparagus that shall be marketed by each producer,
- (c) to impose such service charges as may from time to time be fixed by the local board for the marketing of asparagus,
- (d) to pay to the local board from service charges imposed under clause *c* its expenses in carrying out the purposes of the plan,
- (e) to require the price or prices payable or owing to the producer for asparagus to be paid to the marketing agency,
- (f) to collect from any person by suit in any court of competent jurisdiction the price or prices or any part thereof of asparagus owing to the producer, and
- (g) to pay to the producers the price or prices for asparagus less service charges imposed under clause *c* and less moneys to be paid to the local board for its expenses under clause *d* and to fix the times at which or within which such payments shall be made.

SERVICE CHARGES

11. The Board vests in the local board the power to fix from time to time the service charges to be imposed by the marketing agency for the marketing of asparagus.

STATEMENTS TO PRODUCERS

12. Each payment under clause *g* of regulation 10 shall be accompanied by a statement showing the grades and quantity of each grade of asparagus sold, the price or prices paid and the particulars of the service charges imposed by the marketing agency.

NEGOTIATING AGENCIES

13.(1) There shall be a negotiating agency consisting of six persons to be known as "The Negotiating Committee for Asparagus for Processing", three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the processors.

(2) The local board and the processors shall appoint their respective members of The Negotiating Committee for Asparagus for Processing and shall notify the Board in writing of their names and addresses not later than the 15th of February in each year.

(3) Where the local board or the processors fail to appoint the persons under subregulation 2, the Board shall appoint such persons as are necessary to complete the negotiating agency.

(4) Subject to subregulation 5, the members of the negotiating agency appointed under subregulation 2 shall be and remain members until the 1st of July of the year in which the members were appointed.

(5) Where a member of the negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.

(6) Where the local board or the processors fail to make an appointment under subregulation 5 within seven days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.

14.(1) The Negotiating Committee for Asparagus for Processing is empowered to adopt or settle by agreement in respect of asparagus

- (a) minimum prices for asparagus or for any class, variety, grade or size of asparagus,
- (b) terms, conditions and forms of agreements relating to the producing or marketing of asparagus, and
- (c) any charges, costs or expenses relating to the production or marketing of asparagus, other than charges by dealers for handling, transporting and selling of asparagus.

15. A meeting of a negotiating agency may be convened by a notice in writing given by the three members of the negotiating agency appointed by the local board, or by the processors, to the other members of the negotiating agency at least seven days, but not more than ten days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

16.(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 15, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement on or before the 1st of March in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where a negotiating agency decides before the 1st of March that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached, it shall so notify the Board.

(3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2, it may submit in writing to the Board a statement or statements of the matters in dispute.

(4) The Arbitration Board shall consist of three members.

(5) One member may be appointed by the three members of the negotiating agency appointed by the local board, and one other member may be appointed by the three members of the negotiating agency appointed by the processors.

(6) Where two members are appointed to the Arbitration Board in accordance with subregulation 5, the two members so appointed may appoint a third to the Arbitration Board but where the two members fail to agree on the third member within seven days after the Board was notified under subregulation 2, or the 1st of March as the case may be, the Board shall appoint the third member.

(7) Where the three members of the negotiating agency appointed by the local board, or the three members of the negotiating agency appointed by the processors, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within seven days after the Board was notified under subregulation 2, or the 1st of March, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

(8) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.

(9) The Arbitration Board shall meet forthwith after the appointment of the three members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

17. Ontario Regulations 128/52, 99/54 and 100/54 are revoked.

THE FARM PRODUCTS
MARKETING BOARD

G. F. PERKIN,
Chairman.

F. K. B. STEWART,
Secretary.

(Seal)

Dated at Toronto, this 19th day of December, 1957.

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF ASPARAGUS

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor of asparagus under *The Farm Products Marketing Act*.

Dated at, this day of, 19

.....
(signature of applicant)

.....
(where applicant is a corporation or partnership, signature of person authorized to sign)

.....
(office)

FORM 2

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF ASPARAGUS

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to
(name)

of
(address)

to engage in the processing of asparagus.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of, 19

THE FARM PRODUCTS
MARKETING BOARD

.....
(Chairman)

.....
(Secretary)

RECOMMENDATION TO THE BOARD OF DESIGNATION OF MARKETING AGENCY

The Ontario Asparagus Growers' Marketing Board recommends the designation of the marketing agency referred to in subregulation 1 of regulation 9.

THE ONTARIO ASPARAGUS
GROWERS' MARKETING
BOARD

ERNEST CULP,
Chairman.

R. K. MATTHIE,
Secretary.

Dated at St. Catharines, this 19th day of December, 1957.

(5006)

2

THE CHILDREN'S BOARDING HOMES ACT, 1957

O. Reg. 285/57.

General Regulations.

New and Revoking O. Reg. 165/57.

Made—19th December, 1957.

Filed—31st December, 1957.

REGULATIONS MADE UNDER THE CHILDREN'S BOARDING HOMES ACT, 1957

INTERPRETATION

1. In these regulations

- (a) "guardian" means parent or other person, who is under a legal duty to provide for a child;
- (b) "occupier" means the occupier of premises registered under the Act;
- (c) "physician" means a duly qualified medical practitioner.

REGISTRATION

2.(1) An application for registration or renewal of registration of a children's boarding home shall be in Form 1.

(2) An application in Form 1 shall be accompanied by

- (a) a certificate of an officer authorized to inspect buildings under *The Fire Marshals Act* certifying that the premises have been inspected by him within 3 months of the date of the application, and that they are reasonably safe from fire hazard; and
- (b) a certificate of the local medical officer of health certifying that the supplies of milk and drinking water to the premises are adequate and sanitary.

3.(1) The fee for the registration of a children's boarding home shall be \$2.00.

(2) The fee for the renewal of the registration of a children's boarding home shall be \$1.00.

ADDITIONAL POWERS AND DUTIES OF THE REGISTRAR

4.(1) Upon an application for registration or renewal of registration of a children's boarding home the Registrar shall inspect the home or cause the home to be inspected for the purpose of determining its eligibility for the registration or renewal.

(2) The Registrar shall at the time of the registration or the renewal of the registration of a children's boarding home notify the occupier of the maximum number of children that he has determined may be lodged, boarded or cared for at any one time in the home.

ADDITIONAL POWERS AND DUTIES OF PROVINCIAL INSPECTORS

5.(1) A provincial inspector shall inspect each children's boarding home at least once a year and at such other times as requested by the Registrar.

(2) A provincial inspector shall inspect each home for the purpose of determining compliance with the Act and these regulations and for any other purpose required by the Registrar in the performance of his duties.

STATISTICAL RETURN

6. Every occupier shall make a statistical return to the Minister in Form 2,

- (a) before the 31st of January in each year for the preceding year; and
- (b) at the request of the Registrar for the period specified by the Registrar.

ADDITIONAL PARTICULARS

7.(1) In addition to the particulars required by subsection 1 of section 9 of the Act to be entered in the register, the occupier shall record or cause to be recorded

- (a) the place of birth and religious faith of each child lodged, boarded or cared for;
- (b) the reasons for the entry of each child to the home;
- (c) the name, address and usual occupation of the guardian of each child and of the person having charge of each child before he entered the home;
- (d) a brief statement of the terms of payment for the maintenance of each child;
- (e) the documentary or other evidence examined or provided to establish the identity of the child, of the guardian of the child, and of the person having charge of the child when he enters the home, and their relationships; and
- (f) the usual occupation of the person in whose charge each child was when he left the home, and his relationship to the child.

RULES GOVERNING AND REGULATING HOMES

8.(1) Before admitting a child to a home the occupier shall obtain a consent and authorization in Form 3 signed by

- (a) a guardian of the child; or
- (b) where the identity or whereabouts of the guardian is not known or cannot be reasonably ascertained, the person having charge of the child when he enters the home.

(2) Where a person other than a guardian of a child admitted to a home has signed a consent and authorization in Form 3, the occupier shall forthwith notify the Registrar in writing of the admission.

9. Every occupier shall eliminate fire hazards, including the provision and maintenance of

- (a) protection from radiators or other heating equipment;
- (b) water supplies adequate for all normal needs including those of fire protection; and
- (c) at least two separate means of egress to the outside from floors with sleeping accommodation.

10.(1) Every occupier shall provide

- (a) nourishing meals at regular intervals prepared by or under the supervision of a competent person;
- (b) adequate and sanitary supplies of milk and drinking water;
- (c) sleeping accommodation in rooms located on the ground floor or on the floor immediately above it with a minimum of

- (i) 400 cubic feet of air space and fifty square feet of floor space for each child, and
- (ii) 600 cubic feet of air space and seventy-five square feet of floor space for each person sixteen years of age and over;
- (d) toilet and bathing facilities which are readily accessible to all residents, with a minimum of one wash-basin and one flush toilet or other privy for every eight residents and one bathtub or shower for every twelve residents; and
- (e) an outside play area, maintained in a safe and sanitary condition and having a minimum of
 - (i) sixty square feet of space for each child under school age, and
 - (ii) 100 square feet of space for each child of school age.

(2) Every occupier shall maintain a minimum temperature of 68 degrees Fahrenheit in the children's boarding home from the 1st of October to the 31st of May.

11.(1) The occupier shall ensure that medical services are provided by a physician for each child lodged, boarded or cared for in a children's boarding home in accordance with his needs, and a record of those services as provided to each child from time to time shall be kept in the home.

(2) Subject to subregulation 4 before a child is admitted to a children's boarding home he shall be given a medical examination by a physician including a skin test for tuberculosis, and the physician shall certify in writing that the child is free from communicable disease.

(3) A record of the medical examination of each child shall be kept in the children's boarding home together with any recommendations made by the physician for medical treatment, immunization and any special needs of the child.

(4) Where it is in the best interest of the welfare of a child that he be admitted to a children's boarding home and he cannot be medically examined or certified to be free from communicable disease as provided in subregulation 2, he may be admitted to the home provided he is kept in isolation from other residents of the home until this regulation is complied with.

12.(1) In each children's boarding home there shall be at least one full-time competent staff member or the equivalent thereof for every five children lodged, boarded or cared for in the home.

(2) Every occupier and staff member shall be persons who

- (a) are sympathetic to the welfare of the children;

- (b) have adequate knowledge and experience to recognize and meet the needs of the children and the ability to cope with their problems; and
- (c) are of suitable age, health and personality to carry out their duties.

(3) No person shall perform work in a children's boarding home unless he has obtained the certificate of a physician certifying that he is in good health and physically fit to undertake his duties in the home, and obtains a new certificate at yearly intervals.

13. Every occupier shall

- (a) provide for the educational requirements of each child in the home in a manner best suited to his needs;
- (b) provide opportunities for the religious education of each child in the home in accordance with the wishes of his guardian; and
- (c) ensure that each child in the home receives care adequate for his individual needs at all times.

14.(1) Where it is proposed to admit a child to a home and

- (a) a guardian of the child, or
- (b) where the identity or whereabouts of the guardian is not known and cannot be reasonably ascertained, the person having charge of the child before he enters the home,

has not resided in Ontario for at least one year immediately preceding the date of the proposed admission, the occupier shall not admit the child without the consent of the Registrar in writing.

(2) The Registrar may give his consent where he deems the consent to be in the best interest of the welfare of the child in respect of whom the consent is given, and of the other children in the home.

15. Where the occupier of a home has not received a communication from the guardian of a child or the person having charge of the child when he entered the home after thirty days from the date he would normally expect to receive such communication he shall so notify the Registrar forthwith in writing.

16. The occupier of the premises shall keep a book of accounts in which a complete statement of all receipts and disbursements are recorded.

REVOCATIONS

17. Ontario Regulations 165/57 are revoked.

DEPARTMENT OF PUBLIC WELFARE

FORM 2

The Children's Boarding Homes Act, 1957

STATISTICAL REPORT FOR PERIOD:

FROM (Day) (Month) (Year)
 TO (Day) (Month) (Year)

1. (a) Name of Home:.....

(b) Address of Home:.....
 (Number and Street or Rural Route) (City, Town, Village or Post Office)

 (County)

(c) Registration Number:.....

(DO NOT INCLUDE OWN CHILDREN)

2. Number of children lodged, boarded or cared for in Home during the period covered by this Report:	(a) Number of children at beginning of period.		NUMBER
	(b) Number of children admitted during period. (Consent Forms are on file in the Home.)		
	(c) Sub-Total: (a) plus (b)		
	(d) Number of children discharged during period.	(i) To Parents or Guardians:	
		(ii) To Other Persons:	
	(e) Number of children at end of period: (c) less (d)		
3. Length of time children lodged, boarded or cared for in Home during the period covered by this Report:	(a) Less than 3 months		NUMBER
	(b) 3 to 6 months		
	(c) 7 to 9 months		
	(d) 10 to 12 months		
	(e) More than 12 months		
	TOTAL (Should equal Item 2 (c))		
4. Reasons for Admissions of children during the period covered by this Report:	(a) Both Parents or Guardian deceased		NUMBER
	(b) Parents separated		
	(c) Parents divorced		
	(d) Whereabouts of Parents or Guardian unknown		
	(e) Deserted by Parents or Guardian		
	(f) Parent or Guardian working and unable to care for child		
	(g) Ill health of Parent or Guardian		
	(h) Own home conditions unsuitable		
	(i) Other: (describe briefly)		
	TOTAL (Should equal Item 2 (c))		

5. Ages of Children in Home on the last day of the period covered by this Report:	Age	Male	Female	TOTAL
	Under 3 years			
	3 to 4 years			
	5 to 9 years			
	10 to 16 years			
	16 years and over			
	TOTAL (This total should equal Item 2 (e))			
6. School Attendance of Children in Home on the last day of the period covered by this Report:				NUMBER
	(a) Pre-school age children			
	(b) Children attending school			
	(c) School-age children NOT attending school			
	TOTAL (This total should equal Item 2 (e))			
7. Number of Children in Home on the last day of the period covered by this Report, whose maintenance is paid by:				NUMBER
	(a) One Parent or Guardian			
	(b) Both Parents			
	(c) Others: (Specify).....			
	(d) No maintenance being paid			
TOTAL (This total should equal Item 2 (e))				
8. Religious affiliation of Children in Home, on the last day of the period covered by this Report:	RELIGION			NUMBER
	(a) Protestant			
	(b) Roman Catholic			
	(c) Jewish			
	(d) Other			
TOTAL (This total should equal Item 2 (e))				
9. Medical Services:				NUMBER
	(a) Number of children medically examined at time of admission to Home.			
	(b) Number of children for whom medical services were provided (other than admission examinations).			
	(c) Names and addresses of physicians who examined or provided treatment for the children.			
10. Number of staff employed in Home, including Occupier and Wife/Husband:				NUMBER
	(a) At beginning of period			
(b) At end of period				
11. Number of other adults living in Home:				NUMBER
	(a) At beginning of period			
(b) At end of period				

12. (a) Brief description of any alterations or additions to the Home during this period:

.....

(b) Brief description of any plans for future alterations or additions to the Home:

.....

13. In addition to the children lodged, boarded or cared for, I have.....children of my own living
in this Home. (Number)

Dated at.....

this.....day of

....., 19...

(Signature of Occupier of the Premises)

DEPARTMENT OF PUBLIC WELFARE

FORM 3

The Children's Boarding Homes Act, 1957

CONSENT AND AUTHORIZATION OF PARENT OR GUARDIAN

To:
(Name of Occupier of Premises)

of
(Name of Home)

.....
(Address of Home)

I,
(Address)

(Check appropriate
box.)

- ☐ the father
☐ the mother
☐ the guardian
☐ the person having charge of the child,
(specify relationship.....)

CONSENT to the admission of:
(Name of Child)

....., to this Children's Boarding Home.
(Last Address)

I, ☐ have lived in the Province of Ontario for at least
one year prior to this date.
☐ have not

The child was born on.....
(Day) (Month) (Year) (Place of birth)

AND

I hereby authorize the occupier of the premises to secure on behalf of the above-named child, in accordance with his needs, all necessary medical services including those of immunization and surgery.

Dated at.....

this.....day of

....., 19...

(Signature of father, mother, guardian, or the
person having charge of the child)

(TO BE FILLED IN BY THE OCCUPIER)

I certify that I have examined the following items of documentary or other evidence:

.....
(List items examined)

and I am satisfied as to the identity of the above child and the parent, guardian, or the person having charge of the child and their relationship to each other.

Date.....19...
(Day) (Month) Year

(Signature of Occupier)

THE CHARITABLE INSTITUTIONS ACT, 1956

O. Reg. 286/57.
General Regulations.
Amending O. Reg. 31/57.
Made—19th December, 1957.
Filed—31st December, 1957.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

1.(1) Schedule 1 of Ontario Regulations 31/57 is amended by adding thereto the following items:

5a. Catholic Children's Aid Society of Metropolitan Toronto

10a. Fairhaven House Incorporated

27a. May Court Club of Ottawa

37a. Ottawa Jewis Home for the Aged

(2) The said Schedule 1 is further amended by striking out item 6 and substituting the following therefor:

6. Children's Aid and Infants' Homes of Metropolitan Toronto

2. Schedule 2 of Ontario Regulations 31/57 is amended by adding thereto the following item:

12a. Neil McNeil Infants' Home, 9 Wellesley Place, Toronto

3. Schedule 5 of Ontario Regulations 31/57 is amended by adding thereto the following item:

1a. Convalescent Home for Women, 270 Cooper Street, Ottawa

(5019)

2

THE INDUSTRIAL STANDARDS ACT

O. Reg. 287/57.
Schedule for the Carpentry Industry in the Ottawa Zone.
New and Revoking O. Reg. 133/53.
Made—19th December, 1957.
Filed—31st December, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 133/53 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE, under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

1. In this schedule "holiday" means

(a) Saturday,

(b) Sunday,

(c) New Year's Day,

(d) Good Friday,

(e) Victoria Day,

(f) Dominion Day,

(g) Labour Day,

(h) Thanksgiving Day, and

(i) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

(a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and

(b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

3. The minimum rate of wages shall be

(a) for work performed during a regular working-day and for night work other than night work performed on a job completed in less than a 3-day period

(i) to and including the 30th of April, 1958, \$2.05 an hour, and

(ii) on and after the 1st of May, 1958, \$2.15 an hour, and

(b) for night work performed on a job completed in less than a 3-day period

(i) to and including the 30th of April, 1958, \$2.55 an hour, and

(ii) on and after the 1st of May, 1958, \$2.65 an hour.

SHIFT WORK

4.(1) Where work is performed in two or more regular shifts, and if an employee works not more than 8 hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purposes of this schedule.

(2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

(3) In all cases governed by subsection 1 no overtime work shall be performed.

(4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

5. Overtime work is work

(a) that is not night work and is not performed during a regular working-day, or

(b) that is performed on a holiday.

6.(1) No work shall be performed in the industry on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

(2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.

(3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed during the 2-hour period immediately following the working period of a regular working-day and on a Saturday between 8 a.m. and midday
 - (i) to and including the 30th of April, 1958, \$3.07½ an hour, and
 - (ii) on and after the 1st of May, 1958, \$3.22½ an hour, and
- (b) for all other overtime work
 - (i) to and including the 30th of April, 1958, \$4.10 an hour, and
 - (ii) on and after the 1st of May, 1958, \$4.30 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5020)

2

THE INDUSTRIAL STANDARDS ACT

O. Reg. 288/57.

Schedule for the Painting and Decorating Industry in the Hamilton Zone.
New and Revoking O. Reg. 70/53.
Made—19th December, 1957.
Filed—31st December, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 70/53 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE, under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE HAMILTON ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Hamilton Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 9 hours for work of 8 hours.

MINIMUM RATES OF WAGES

4. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 15th of June, 1958,
 - (i) \$2 an hour for spray-painting and paper-hanging, and
 - (ii) \$1.90 an hour for all other work,
- (b) from and including the 16th of June, 1958, to and including the 15th of June, 1959,
 - (i) \$2.15 an hour for spray-painting and paper-hanging, and
 - (ii) \$2.05 an hour for all other work, and
- (c) on and after the 16th of June, 1959,
 - (i) \$2.25 an hour for spray-painting and paper-hanging, and
 - (ii) \$2.15 an hour for all other work.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or

(b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular work-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

(a) for the first 8 hours of overtime work performed on a holiday and for overtime work performed other than on a holiday

(i) to and including the 15th of June, 1958, \$4 an hour for spray-painting and paper hanging, and \$3.80 an hour for all other work,

(ii) from and including the 16th of June, 1958, to and including the 15th of June, 1959, \$4.30 an hour for spray-painting and paper-hanging, and \$4.10 an hour for all other work, and

(iii) on and after the 16th of June, 1959, \$4.50 an hour for spray-painting and paper-hanging, and \$4.30 an hour for all other work, and

(b) for overtime work performed on a holiday other than the first 8 hours of overtime work performed on the holiday

(i) to and including the 15th of June, 1958, \$6 an hour for spray-painting and paper-hanging, and \$5.70 an hour for all other work,

(ii) from and including the 16th of June, 1958, to and including the 15th of June, 1959, \$6.45 an hour for spray-painting and paper-hanging, and \$6.15 an hour for all other work, and

(iii) on and after the 16th of June 1959, \$6.75 an hour for spray-painting and paper-hanging, and \$6.45 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5021)

2

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 289/57.

Controlled-access Highways, Cataraqui Diversion.

New.

Made—19th December, 1957.

Filed—31st December, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

CATARAQUI DIVERSION

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Kingston in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3036-56 registered in the Registry Office for the registry division of Kingston and Frontenac as number 779 Plans.

(5022)

2

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 290/57.

General Regulations.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950.

Made—19th December, 1957.

Filed—31st December, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Regulation 3b, except schedules 16B, 16C, and 16D, of Regulations 134 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 227/54, is revoked and the following substituted therefor:

3b. Those portions of the King's Highway described in schedules 16A, 16B, 16C, and 16D and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 217, 119, 120, and 121, respectively, are designated as controlled-access highways.

2. Regulation 3d, except schedule 15A, of Regulations 134 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 48/55, is revoked and the following substituted therefor:

3d. Those portions of the King's Highway described in schedules 15A and 15B and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 125 and 218, respectively, are designated as controlled-access highways.

(5023)

2

THE HIGHWAY TRAFFIC ACT

O. Reg. 291/57.

Permits and Licences.

New.

Made—19th December, 1957.

Filed—31st December, 1957.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Notwithstanding the provisions of Ontario Regulations 264/44, the term of

- (a) motor vehicle permits,
- (b) trailer permits,
- (c) operators' licences, and
- (d) chauffeurs' licences,

issued for the year 1957 is extended from the 31st of December 1957 to and including the 12th of March 1958.

(5024)

2

Publications Under The Regulations Act

January 18th, 1958

THE PUBLIC OFFICERS' FEES ACT

O. Reg. 1/58.

General Regulations.

Amending subsection 1 of section 8 of the Act.

Made—11th September, 1957.

Filed—2nd January, 1958.

REGULATIONS MADE UNDER THE PUBLIC OFFICERS' FEES ACT

1.(1) Subsection 1 of section 8 of the Act is amended by striking out "\$6,000" at the end thereof, and by adding the following clauses:

- (a) \$9,000 for a division court clerk, and
- (b) \$6,000 for a bailiff.

(2) Subsection 2 of the said section 8, as re-enacted by section 1 of *The Public Officers' Fees Amendment Act, 1953*, is amended by repealing clauses *a* and *b*, and by adding "on the excess over \$9,000, 60 per cent thereof;" at the end thereof.

(5031)

3

THE FIRE DEPARTMENTS ACT

O. Reg. 2/58.

General Regulations.

Amending O. Reg. 14/57.

Made—30th December, 1957.

Filed—2nd January, 1958.

REGULATIONS MADE UNDER THE FIRE DEPARTMENTS ACT

1. Clause *b* of regulation 2 of Ontario Regulations 14/57 is revoked.

(5036)

3

THE GAME AND FISHERIES ACT

O. Reg. 3/58.

Fishing Licences.

Amending O. Reg. 257/56.

Made—30th December, 1957.

Filed—3rd January, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Subclauses *i* and *ii* of clause *a* of regulation 8 of Ontario Regulations 257/56 are revoked and the following substituted therefor:

- (i) 5 tons for each 3,000 yards of gill-net authorized by the licence and taken under the licence from Lake Superior, Lake Huron including North Channel and Georgian Bay, Lake Erie except that part described in clause *b*

of subregulation 2 of regulation 3, and Lake Ontario except the bays mentioned in subclauses *iii*, *iv*, and *v*;

- (ii) 60 tons taken under the licence from that part of Lake Erie described in clause *b* of subregulation 2 of regulation 3.

2. Clause *a* of regulation 9 of Ontario Regulations 257/56 is revoked and the following substituted therefor:

- (a) of $\frac{1}{4}$ cent a pound on the aggregate weight of blue pickerel, lake trout, sturgeon, whitefish and yellow pickerel in excess of 5 tons for each net authorized by the licence and taken under the licence from waters other than Lake Nipigon and Lake Nipissing.

(5037)

3

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 4/58.

General Regulations.

Amending O. Reg. 199/54.

Made—23rd December, 1957.

Approved—30th December, 1957.

Filed—3rd January, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT, 1954

1. Subregulations 3 and 4 of regulation 6*a* of Ontario Regulations 199/54, as made by regulation 4 of Ontario Regulations 169/56, are revoked and the following substituted therefor:

- (3) Where a gas utility shows fifty meters or more in the statement mentioned in subregulation 2, the gas utility shall, at the time the statement is forwarded, pay a registration fee of 15 cents for each meter shown in the statement.

2.(1) Regulation 6*b* of Ontario Regulations 199/54, as made by subregulation 1 of regulation 1 of Ontario Regulation 250/56, is revoked and the following substituted therefor:

- 6*b*(1) Every contractor shall register with the Board by filing with the Board an application for registration in Form 19, and paying the registration fee prescribed by subregulation 3 at the time of filing the application.

- (2) A certificate of registration in Form 20 shall be issued to a contractor who registers under subregulation 1.

- (3) The registration fee is

- (a) \$10.00 where the registration is completed on or before the 30th of September in the year in respect of which the registration is made; or
- (b) \$5.00 where the registration is completed after the 30th of September in the year in respect of which the registration is made.

- (4) A registration expires on the 31st of December in the year in respect of which it is made.
- (5) A registered contractor shall display his certificate of registration in a conspicuous place in his business premises.
- (6) A registered contractor shall notify the Board immediately in writing of any change in his business address.

FORM 19

*The Ontario Fuel Board Act, 1954*APPLICATION FOR REGISTRATION BY
A CONTRACTOR FOR GAS AND FUEL-OIL
INSTALLATIONS

The undersigned applies to the Board for registration as a contractor under *The Ontario Fuel Board Act, 1954* and the regulations, and for the purpose of procuring registration gives the following information:

1. Name of Applicant.....
2. Business Address.....
3. Business telephone number.....
4. Residence address.....
5. Residence telephone number.....
6. If the applicant is a partnership set out the name, address and telephone number of each partner below:

Name in full	Residence Address	City or Town	Res. Tel. No.

7. If applicant is an incorporated company, set out the names and address of officers of the company

8. Addresses of branch offices of applicant

- 9.(a) Is the applicant engaged in the business of installing, repairing, servicing or selling gas appliances, gas piping or vents thereof.....

- (b) Is the applicant engaged in the business of installing, repairing, servicing or selling fuel-oil appliances, fuel-oil piping, or vents thereof.....

I hereby certify that the information given by me in this application is true.

Dated at.....on the.....day of.....19...

.....
Signature of owner or partner or
of officer where applicant is a
corporation.

.....
Position of signer in applicant
business.

FORM 20

Registration No.

*The Ontario Fuel Board Act, 1954*CERTIFICATE OF REGISTRATION
OF CONTRACTOR FOR GAS OR FUEL-OIL
INSTALLATIONS

This is to certify that from the.....day of.....
19....

(Name).....

(Address).....

is registered with The Ontario Fuel Board as a contractor for gas appliances, gas piping, fuel-oil appliances, fuel-oil piping, or vents thereof under *The Ontario Fuel Board Act, 1954* and the regulations thereunder.

This Certificate is not transferable.

This Certificate expires on the 31st day of December, 19....

This Certificate may be cancelled if the person above named does not comply with *The Ontario Fuel Board Act, 1954* and the regulations thereunder.

Dated at Toronto this.....day of.....
19....

THE ONTARIO FUEL BOARD

.....
Chairman

2.(2) Where a registration is completed on or before the 1st of March 1958, the registration shall be deemed to have been completed on the 1st of January, 1958.

3. Subregulations 2 and 3 of regulation 7 of Ontario Regulations 199/54, as remade by regulation 2 of Ontario Regulations 250/56, are revoked.

4. Ontario Regulations 199/54 as amended by Ontario Regulations 162/57 and 240/57, are further amended by adding thereto the following regulation:

23c.(1) The code of standards of Canadian Standards Association contained in the publication entitled Installation Code for Oil Burning Equipment and numbered CSA B139-1957 is adopted.

(2) The installation, repair, maintenance, replacement, or removal of fuel-oil appliances, fuel-oil piping tanks and vents shall comply with the code of standards adopted under subregulation 1.

5. Subregulations 2 and 3 of regulation 1 of Ontario Regulations 250/56 are revoked.

Dated at Toronto, this 23rd day of December, 1957.

.....
ChairmanF. SIMPSON
Vice-ChairmanW. R. HOWARD
Commissioner

(5038)

3

THE FARM PRODUCTS MARKETING ACT

O. Reg. 5/58.

The Ontario Vegetable Growers' Marketing-for-Processing Plan.
New and Revoking O. Regs. 125/52, 117/53 and 87/56.
Made—30th December, 1957.
Filed—3rd January, 1958.

REGULATIONS MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. The plan in schedule 1 is approved and declared to be in force in Ontario.

2. The local board named in schedule 1 is given all of the powers of a Co-operative Corporation under Part V of *The Corporations Act, 1953*, as amended from time to time.

3. Ontario Regulations 125/52, 117/53 and 87/56 are revoked.

SCHEDULE 1

THE FARM PRODUCTS MARKETING ACT

1. This plan may be cited as "The Ontario Vegetable Growers' Marketing-for-Processing Plan".

INTERPRETATION

2. In this plan

- (a) "processing" means canning, dehydrating, drying, freezing, pickling or processing with sugar or sulphur dioxide or any other chemical or by heat, and combining or mixing a vegetable with one or more other vegetables;
- (b) "processor" means a person engaged in the business of processing vegetables;
- (c) "producer" means a person engaged in the production of vegetables;
- (d) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, sweet-corn, long green cucumbers, green peas, pumpkin and squash, or tomatoes, which are produced in Ontario for processing by a processor.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of vegetables locally within Ontario.

LOCAL BOARD

4. There shall be a local board to be known as "The Ontario Vegetable Growers' Marketing Board".

5. The local board shall consist of twelve producer-members.

6. Members of the local board shall be elected or appointed in accordance with the provisions of the plan and shall hold office until their successors are elected or appointed.

DISTRICTS

7. Producers shall be divided into nine districts as follows:

- (a) District 1, comprising the County of Essex;
- (b) District 2, comprising the County of Kent;

- (c) District 3, comprising the counties of Huron and Lambton;
- (d) District 4, comprising the counties of Elgin, Middlesex and Oxford;
- (e) District 5, comprising the counties of Brant, Norfolk, Grey and Simcoe;
- (f) District 6, comprising the counties of Haldimand, Halton, Lincoln, Peel, Welland, Wentworth and York;
- (g) District 7, comprising the counties of Durham, Northumberland, Ontario, Peterborough and Victoria;
- (h) District 8, comprising the counties of Hastings and Lennox and Addington; and
- (i) District 9, comprising the County of Prince Edward.

COUNTY OR TERRITORIAL DISTRICT GROUPS

8.(1) Producers in each of the counties named in section 7 shall form a county group of producers.

(2) A producer in a county or a territorial district not included in a district mentioned in section 7 may become a member of the group of producers nearest to his place of production.

COMMITTEES

9. There shall be a committee in each district to be known as the "District Vegetable Growers' Committee".

10. On or before the 15th of November in each year the producers in each county group shall elect one of its members for each one hundred producers or fraction thereof to the District Vegetable Growers' Committee for the district in which the county is located.

ELECTION OF MEMBERS TO LOCAL BOARD

11.(1) Each District Vegetable Growers' Committee may on or before the 1st of December in each year elect, from the producers in the district, members to the local board as follows:

- (a) District 1, two members;
- (b) District 2, two members;
- (c) District 3, one member;
- (d) District 4, one member;
- (e) District 5, one member;
- (f) District 6, one member;
- (g) District 7, one member;
- (h) District 8, one member; and
- (i) District 9, two members.

(2) No person shall be eligible for election from any district to the local board unless he is a producer in the district.

APPOINTMENTS TO LOCAL BOARD

12.(1) Where in any year a District Vegetable Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1 of section 11, the members elected to the local board shall at its first meeting after the 1st of December of that year appoint such producer-members as are necessary to complete the local board.

(2) When a member elected or appointed to the local board dies or resigns before the 1st of December of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(5039)

3

THE FARM PRODUCTS MARKETING ACT

O. Reg. 6/58.

Marketing of Vegetables for Processing.

New and Revoking O. Regs. 126/52, 131/52, 119/53, 43/54, 13/56, 88/56 and 89/56.

Made—3rd January, 1958.

Filed—3rd January, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. In these regulations

- (a) "local board" means The Ontario Vegetable Growers' Marketing Board;
- (b) "plan" means The Ontario Vegetable Growers' Marketing-for-Processing Plan;
- (c) "processing" means canning, dehydrating, drying, freezing, pickling or processing with sugar or sulphur dioxide or any other chemical or by heat, and combining or mixing a vegetable with one or more other vegetables;
- (d) "processor" means a person engaged in the business of processing vegetables;
- (e) "producer" means a person engaged in the production of vegetables;
- (f) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, sweet-corn, long green cucumbers, green peas, pumpkin and squash, or tomatoes, which are produced in Ontario for processing by a processor.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of vegetables locally within Ontario.

LICENCES FOR PROCESSORS

3.(1) No person shall commence or continue to engage in the processing of vegetables except under the authority of a licence as a processor of vegetables.

(2) No licence as a processor of vegetables shall be issued except upon application therefor in form 1.

(3) A licence as a processor of vegetables shall be in form 2.

(4) A licence shall be issued to a processor without charge.

4.(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business of a processor, or for any other reason which the Board may deem proper.

(2) The Board may suspend or revoke or refuse to renew a licence as a processor of vegetables for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.

(3) Any person whose licence as a processor of vegetables was refused, suspended or revoked or was not renewed, may appear before the Board to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be.

DELEGATION OF POWERS

5. The Board delegates to the local board the power

- (a) to require persons engaged in the producing or marketing of vegetables to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to vegetables as the local board may determine, and to appoint persons to inspect the books, records and premises of such persons;
- (b) to stimulate, increase and improve the marketing of vegetables by such means as it may deem proper;
- (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing vegetables; and
- (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out the provisions of the Act, the regulations and the plan.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

6. The Board delegates to the local board its powers to make regulations with respect to vegetables marketed locally within Ontario

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing of vegetables;
- (b) prohibiting persons from engaging in the producing of vegetables except under the authority of a licence;
- (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
- (d) providing for the suspension or revocation of, or the refusal to renew a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;
- (e) subject to regulation 7, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;

- (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing vegetables and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
- (g) prescribing the form of licences; and
- (h) providing for the regulating and the controlling of the marketing of vegetables including the times and places at which vegetables may be marketed.

7. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may cause the local board to issue or to reinstate the licence.

AUTHORIZATION TO LOCAL BOARD

8.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

9. The Board authorizes the local board to require the price or prices payable or owing to the producers for vegetables to be paid to or through the local board.

10. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety, grade or size of vegetables.

NEGOTIATING AGENCIES

11.(1) There shall be ten negotiating agencies to be known as

- (a) "The Negotiating Committee for Tomatoes",
- (b) "The Negotiating Committee for Green Peas",
- (c) "The Negotiating Committee for Sweet-Corn",
- (d) "The Negotiating Committee for Green and Wax Beans",
- (e) "The Negotiating Committee for Red Beets",
- (f) "The Negotiating Committee for Cabbage",
- (g) "The Negotiating Committee for Carrots",
- (h) "The Negotiating Committee for Pumpkin and Squash",
- (i) "The Negotiating Committee for Lima Beans", and
- (j) "The Negotiating Committee for Long Green Cucumbers".

(2) Each negotiating agency named in clauses *a* to *j* of subregulation 1 shall be composed of six persons, three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the processors of the vegetable or vegetables mentioned in the clause.

(3) The local board and the processors shall appoint their respective members to the negotiating agencies named in clauses *a* to *j* of subregulation 1 and shall notify the Board in writing of their names and addresses not later than the 10th of January in each year.

(4) Subject to subregulations 5 and 6, the members of the negotiating agencies appointed under subregulation 2 shall be and remain members until the 31st day of December of the year in which the members were appointed.

(5) Where a member of a negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.

(6) Where the local board or the processors, as the case may be, fail to make an appointment under subregulation 5 within seven days after a vacancy occurs, the Board shall appoint such persons as are necessary to complete the negotiating agency.

(7) Where the local board or the processors, as the case may be, fail to appoint the persons under subregulation 2, the Board shall appoint such persons as are necessary to complete the negotiating agency.

12. Each negotiating agency named in clauses *a* to *j* of subregulation 1 of regulation 11 is empowered to adopt or settle by agreement in respect of the vegetable or vegetables for which it was appointed,

- (a) minimum prices for the vegetable or vegetables or for any class, variety, grade or size thereof;
- (b) terms, conditions and forms of agreement relating to the producing or marketing of the vegetable or vegetables; and
- (c) any charges, costs or expenses relating to the production or marketing of the vegetable or vegetables.

13. A meeting of a negotiating agency may be convened by a notice in writing given by the three members of the negotiating agency appointed by the local board, or by the three members of the negotiating agency appointed by the processors, to the other members of the negotiating agency at least five days but not more than seven days, before the date of the meeting stating the time and place of the meeting.

ARBITRATION

14.(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 13, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, or where the negotiating agency decides that an agreement cannot be reached and so notifies the Board,

- (a) in the case of tomatoes, green peas or sweet-corn, on or before the 15th day of February, or
- (b) in the case of red beets, cabbage, carrots or green and wax beans, on or before the last day of February, or
- (c) in the case of pumpkin and squash, lima beans or long green cucumbers, on or before the 15th day of March,

in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where a negotiating agency does not arrive at an agreement on all matters which it is empowered to adopt or settle by agreement, it may submit in writing to the Board a statement or statements of the matters in dispute.

(3) An Arbitration Board shall consist of three members.

(4) One member shall be appointed by the three members of the negotiating agency appointed by the local board, and one other member shall be appointed by the three members of the negotiating agency appointed by the processors.

(5) Where two members are appointed to an Arbitration Board in accordance with subregulation 4, the two members so appointed may appoint a third member to the Arbitration Board but where the two members do not appoint the third member within seven days after the date mentioned in clause *a*, or *b*, or *c*, as the case may be, of subregulation 1, in any year, the Board shall appoint the third member.

(6) Where the three members of the negotiating agency appointed by the local board or the three members of the negotiating agency appointed by the processors do not appoint a member to the Arbitration Board in accordance with subregulation 4 within seven days after the date mentioned in clause *a*, or *b*, or *c*, as the case may be, of subregulation 1, the Board shall appoint such members as are necessary to complete the Arbitration Board.

(7) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subregulation 2.

(8) The Arbitration Board shall meet forthwith after the appointment of the three members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency for the vegetable or vegetables was empowered to adopt or settle by agreement, as the case may be.

REVOCATION

15. Ontario Regulations 126/52, 131/52, 119/53, 43/54, 13/56, 88/56 and 89/56 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman

(Seal) F. K. B. STEWART
Secretary

Dated at Toronto, this 3rd day of January, 1958.

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF VEGETABLES

To The Farm Products Marketing Board

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor of vegetables under *The Farm Products Marketing Act*.

Dated at , this day of , 19 .

.....
(signature of applicant)

.....
(where applicant is a corporation
of partnership, signature of
person authorized to sign)

.....
(office)

FORM 2

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF VEGETABLES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the processing of vegetables.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of , 19

THE FARM PRODUCTS MARKETING BOARD

.....
(Chairman)

.....
(Secretary)

(5040)

3

THE INDUSTRIAL STANDARDS ACT

O. Reg. 7/58.

Designation of Interprovincially
Competitive Industries—Ladies'
Cloak and Suit Industry.

New and Revoking Regulations 206
of Consolidated Regulations of
Ontario, 1950.

Made—2nd January, 1958.

Filed—6th January, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. The Ladies' Cloak and Suit Industry designated and defined in Regulations 227 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 282/57 is determined and designated as an interprovincially competitive industry

2. Regulations 206 of Consolidated Regulations of Ontario, 1950 are revoked.

INDUSTRY AND LABOUR BOARD

E. BILLINGTON
(Chairman)

E. G. GIBB
(Member)

J. F. NUTLAND
(Member)

Dated at Toronto the 2nd of January, 1958.

(Seal)

(5041)

3

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 8/58.

Controlled-access Highways—Free-
man to Wolfe Island.

New.

Made—30th December, 1957.

Filed—6th January, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT ACT,
1957

CONTROLLED ACCESS HIGHWAYS

FREEMAN TO WOLFE ISLAND

1. Those portions of the King's Highway described in schedules 1 and 2 are designated as controlled-access highways.

SCHEDULE 1

In the Township of Nelson in the County of Halton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2070-72 registered in the Registry Office for the registry division of the County of Halton as number 743.

SCHEDULE 2

In the Township of Flamborough East in the County of Wentworth being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2792-25 registered in the Registry Office for the registry division of the County of Wentworth as number 614 Misc.

(5058)

3

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 9/58.

Controlled-access Highways.

Amending O. Reg. 141/57.

Made—30th December, 1957.

Filed—6th January, 1957.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT ACT,
1957

1. Ontario Regulations 141/57 are amended by adding the following regulation:

2. That portion of the King's Highway in the District of Nipissing being part of lot 32 concession 13 in the Township of West Ferris, as outlined in red and illustrated on Department of Highways plan P-2136-36 filed in the office of Land Titles at North Bay as number H.38, is designated as a controlled-access highway.

(5059)

3

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 10/58.

General Regulations.

Amending O. Reg. 115/57.

Made—30th December, 1957.

Filed—7th January, 1958.

REGULATIONS MADE UNDER
THE UNEMPLOYMENT RELIEF ACT

1. Regulation 4 of Ontario Regulations 115/57 is revoked and the following substituted therefor:

4. At the request of the provincial relief supervisor a municipal relief administrator shall furnish him with such evidence as he may require to establish that any person granted relief is eligible for relief in accordance with the Act and these regulations.

2. Ontario Regulations 115/57 are amended by adding the following regulation:

5a.(1) Where a single person or the head of a family

(a) is in needy circumstances,

(b) is employable but unemployed and unable to obtain employment,

(c) is registered for employment at his local office of the National Employment Service,

(d) is willing to undertake employment for which he is capable, and

(e) makes application in Form 1, accompanied by a certificate from his local office of the National Employment Service certifying that he is registered for employment and that he is or is not in receipt of a benefit under the Unemployment Insurance Act (Canada) and, if he is in receipt of such benefit, the amount thereof,

he shall be eligible for relief.

(2) Where the single person or the head of a family in subregulation 1 is granted relief, he shall report for employment at his local office of the National Employment Service at least once weekly and shall submit proof of such reporting upon request.

3. From the 1st day of December, 1957, the amounts payable by the Province for relief granted by municipal relief administrators under regulations 11 to 24 and regulation 26 of Ontario Regulations 115/57 shall be increased by 20 per cent.

4. Form 2 of Ontario Regulations 115/57 is struck out and the following substituted therefor:

THE ASSESSMENT ACT

O. Reg. 11/58.

Designation of Mining Municipalities.

Amending O. Reg. 197/52.

Made—9th January, 1958.

Filed—9th January, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE ASSESSMENT ACT

1.(1) Clause *c* of regulation 3 of Ontario Regulations 197/52, as remade by subregulation 2 of regulation 1 of Ontario Regulations 205/55, is amended by adding thereto the following sub-clause:

(va) Cardiff,

(2) Sub-clause *iiā* of clause *d* of the said regulation 3, as made by subregulation 2 of regulation 1 of Ontario Regulations 26/57, is revoked and the following substituted therefor:

(iiā) Bicroft,

W. K. WARRENDER
Minister of Municipal Affairs

Dated at Toronto this 9th day of January, 1958.

(5071)

3

Publications Under The Regulations Act

January 25th, 1958

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 12/58.

Approved Guarantee Companies.
Amending O. Reg. 94/57.
Made—10th January, 1958.
Filed—13th January, 1958.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. Schedule 1 of Ontario Regulations 94/57 is amended by adding thereto the following item:

48a. London and Midland General Insurance Company.

(5077) 4

THE GASOLINE HANDLING ACT

O. Reg. 13/58.

General Regulations.
Amending O. Reg. 83/54.
Made—9th January, 1958.
Filed—13th January, 1958.

REGULATIONS MADE UNDER THE GASOLINE HANDLING ACT

1. Regulation 35 of Ontario Regulations 83/54 is revoked.

(5078) 4

THE FARM PRODUCTS MARKETING ACT

O. Reg. 14/58.

Manner of Taking Votes under Section 4 of the Act.
Amending O. Reg. 218/57.
Made—13th January, 1958.
Filed—13th January, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Subregulation 2 of regulation 19 of Ontario Regulations 218/57 is revoked.

THE FARM PRODUCTS MARKETING ACT

G. F. PERKIN,
Chairman.

F. K. B. STEWART,
Secretary.

Dated at Toronto this 13th day of January, 1958.

(Seal)
(5080) 4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/58.

Schedule for the Barbering Industry—
Fort William—Port Arthur Zone.
Amending O. Reg. 108/51.
Approved—9th January, 1958.
Filed—14th January, 1958.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule to Ontario Regulations 108/51 is amended by striking out section 2, section 3 as amended by regulation 1 of Ontario Regulations 209/53, and section 4 as remade by regulation 2 of Ontario Regulations 209/53, and substituting the following therefor:

INTERPRETATION

2. In this schedule

(a) "holiday" means

(i) Sunday,

(ii) New Year's Day,

(iii) Good Friday,

(iv) Victoria Day,

(v) Dominion Day,

(vi) Fort William—Port Arthur Civic Holiday,

(vii) Labour Day,

(viii) Thanksgiving Day,

(ix) Remembrance Day,

(x) Christmas Day, and

(xi) the 26th of December; and

(b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

3. No person shall perform work in the industry

(a) on a holiday;

(b) on a Wednesday;

(c) for more than 8½ hours a day; or

(d) before 8.30 a.m. or after 6 p.m. in a day.

4. Notwithstanding section 3, if an employee does not perform more than 48 hours of work in the week in which the Wednesday preceding Christmas Day falls, the employee may perform 8½ hours of work between 8.30 a.m. and 6 p.m. on the Wednesday preceding Christmas Day.

2. Clause b of subsection 1 of section 6 of the schedule to Ontario Regulations 108/51, as amended by regulation 3 of Ontario Regulations 209/53, is further amended by striking out sub-clauses ii and iii and substituting the following therefor:

- (ii) subject to sub-clause i, \$5 for 8½ hours of work performed on a Monday, Tuesday, Thursday, or Friday, or on the Wednesday preceding Christmas Day, and
- (iii) \$1 an hour for less than 8½ hours of work performed on a Monday, Tuesday, Thursday, Friday, or Saturday, or on the Wednesday preceding Christmas Day.

3. Ontario Regulations 209/53 are revoked.

4. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

We concur
Advisory Committee for the
Barbering Industry
in the Fort William—Port
Arthur Zone

Industry and Labour
Board

ERIC JACOBSON

E. BILLINGTON
(Chairman)

N. CHAMBERS

E. G. GIBB
(Member)

NELS JOHNSON

FRED J. ROPER

J. F. NUTLAND
(Member)

O. BLOM

(Seal)

(5081)

4

THE CROWN ATTORNEYS ACT

O. Reg. 16/58.

General Regulations.

Amending Regulations 30 of Consolidated
Regulations of Ontario, 1950.

Made—16th January, 1958.

Filed—17th January, 1958.

REGULATIONS MADE UNDER THE CROWN ATTORNEYS ACT

1. Regulation 4 of Regulations 30 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

4. Where a Crown Attorney conducts a prosecution of an offence against the *Criminal Code* (Canada) by way of summary conviction, or attends upon an appeal therefrom, the municipality which would be entitled to any fine or portion thereof imposed in respect of the prosecution shall pay the fees and expenses prescribed by regulation 1.
5. Where a Crown Attorney conducts a prosecution of an offence against the *Juvenile Delinquents Act* (Canada) at the request of a judge of the juvenile court in which he proceeds, or attends upon an appeal therefrom, the municipality which would be entitled to any fine or portion thereof imposed in respect of the prosecution shall pay the fees and expenses prescribed by regulation 1.

(5105)

4

Publications Under The Regulations Act

February 1st, 1958

THE WARBLE FLY CONTROL ACT, 1952

O. Reg. 17/58.

General Regulations.

Amending O. Reg. 232/52 and Revoking O. Reg. 58/57.

Made—16th January, 1958.

Filed—20th January, 1958.

REGULATIONS MADE UNDER THE WARBLE FLY CONTROL ACT, 1952

1. Ontario Regulations 232/52 are amended by adding thereto the following regulation:

CATTLE EXEMPTED BY BY-LAW

1a.(1) Cattle that are free from warble-fly grubs are designated a class of cattle.

(2) The class of cattle designated in subregulation 1 is exempted from the provisions of any by-law passed under the Act or any predecessor of the Act.

2. Regulation 3 of Ontario Regulations 232/52 as amended by regulation 1 of Ontario Regulations 58/57 is revoked and the following substituted therefor:

3.(1) Where a municipality has passed a by-law under section 2 of the Act, the treatments shall be given within a period commencing with the 10th of April and ending with the 31st of May in each year.

(2) The first treatment shall be given within eight days after the commencement of the period and any additional treatments required shall be given at intervals of not less than twenty-one days or more than twenty-eight days until the end of the period.

(3) Where cattle that are not free from warble-fly grubs are brought into a municipality in which a by-law is in force and are not accompanied by a certificate under section 5 of the Act, the cattle shall be treated for warble fly within three days after being brought into the municipality.

REVOCATION

3. Regulation 9 of Ontario Regulations 232/52, as remade by regulation 1 of Ontario Regulations 70/55, and Ontario Regulations 58/57 are revoked.

(5106)

5

THE CHILD WELFARE ACT, 1954

O. Reg. 18/58.

General Regulations.

Amending O. Reg. 122/56.

Made—16th January, 1958.

Filed—20th January, 1958.

REGULATIONS MADE UNDER THE CHILD WELFARE ACT, 1954

1. Subregulation 3 of regulation 6 of Ontario Regulations 122/56 is revoked and the following substituted therefor:

(3) For the purpose of subregulation 1, the population of territory without municipal organization under the jurisdiction of

(a) The Kapuskasing and District Children's Aid Society shall be 14,200;

(b) The Porcupine and District Children's Aid Society shall be 2,000;

(c) The Children's Aid Society of the Electoral District of Port Arthur shall be 9,600; and

(d) The Children's Aid Society of the Electoral District of Fort William shall be 3,100.

(5107)

5

THE ASSESSMENT ACT

O. Reg. 19/58.

Payments to Mining Municipalities.

Amending O. Reg. 197/52.

Made—20th January, 1958.

Filed—20th January, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

1. Ontario Regulations 197/52 are amended by adding thereto the following regulation:

6a. Where in any year by inadvertence an amount has been approved by the Minister in excess of that computed in accordance with these regulations, the Minister may pay the excess and the excess shall be recovered out of payments made to the municipality under these regulations in subsequent years, over such term as may be determined by the Minister.

W. K. WARRENDER
Minister of Municipal Affairs

Dated at Toronto this 20th day of January 1958.

(5108)

5

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 20/58.

Carrying of Goods in Bond through Ontario.

Amending O. Reg. 235/52.

Made—16th January, 1958.

Filed—20th January, 1958.

REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

1. Subregulation 1 of Regulation 4 of Ontario Regulations 235/52, as remade by Regulation 1 of Ontario Regulations 48/56, is revoked and the following substituted therefor:

(1) A fee of \$9 shall be payable to the Minister in respect of each trip made through Ontario under the authority of a Class L licence.

(5109)

5

THE PUBLIC HEALTH ACT

O. Reg. 21/58.

General Regulations.

Amending Regulations 335 of Consolidated Regulations of Ontario, 1950.

Made—8th January, 1958.

Approved—16th January, 1958.

Filed—22nd January, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE PUBLIC HEALTH ACT

1. Regulation 11 of Regulations 335 of Consolidated Regulations of Ontario, 1950, is amended by adding thereto the following subregulation:

- (1a) Notwithstanding subregulation 1, a board may with the approval of the Minister continue a medical officer of health in office after he has reached the age of 70 years from year to year until he reaches the age of 75 years.

M. PHILLIPS
Minister of Health

Toronto the 8th day of January, 1958.

(5125)

5

THE NURSING ACT, 1951

O. Reg. 22/58.

General Regulations.

Amending O. Reg. 48/52.

Made—12th December, 1957.

Approved—16th January, 1958.

Filed—22nd January, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE NURSING ACT, 1951

1.(1) Item 1 of Schedule 2 of Ontario Regulations 48/52, as made by regulation 2 of Ontario Regulations 223/57, is amended by striking out "8" in Column 2 and inserting in lieu thereof "4".

(2) Item 2 of the said Schedule 2 is amended by striking out "6" in Column 2 and inserting in lieu thereof "4".

M. PHILLIPS
Minister of Health

Toronto, December 12, 1957.

(5126)

5

Publications Under The Regulations Act

February 8th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 23/58.

Controlled-access Highway—South

Orillia By-pass.

New.

Made—23rd January, 1958.

Filed—28th January, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

CONTROLLED ACCESS HIGHWAYS

SOUTH ORILLIA BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Orillia (Southern Division) and in the Town of Orillia in the County of Simcoe being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3075-15 registered in the Registry Office for the registry division of the County of Simcoe as number 77727 for the Township of South Orillia and Town of Orillia.

(5148)

6

Publications Under The Regulations Act

February 15th, 1958

THE HIGHWAY TRAFFIC ACT

O. Reg. 24/58.

Application of the Act.

New.

Made—30th January, 1958.

Filed—3rd February, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Sections 3 and 5 and subsection 1 of section 7 of the Act shall not apply to residents of any state of the United States with respect to bulk dump trucks and bulk dump trailers owned by such residents while they are being used solely for the purpose of transporting bulk salt from the mines at Ojibway, Ontario, to the International Boundary at Windsor.

2. These regulations expire with the 15th day of April, 1958.

(5164)

7

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 25/58.

Controlled-access Highways—Pembroke

By-pass.

New.

Made—30th January, 1958.

Filed—3rd February, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

PEMBROKE BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Petawawa in the County of Renfrew being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2588-33 registered in the Registry Office for the registry division of the County of Renfrew as number 4849 for the Township of Petawawa.

(5165)

7

THE PHARMACY ACT, 1953

O. Reg. 26/58.

General Regulations.

New.

Made—30th January, 1958.

Filed—4th February, 1958.

REGULATIONS MADE UNDER THE PHARMACY ACT, 1953

1.(1) Subject to regulation 2 of these Regulations the following drugs referred to in Schedule C of the Act are designated as drugs that may be sold by a person not otherwise authorized under the Act to owners of poultry for the treatment of poultry:

- (a) Aureomycin and any salt or derivative thereof;
- (b) Dihydrostreptomycin and any compound thereof;
- (c) Penicillin, its salts and derivatives, or preparations thereof;
- (d) Streptomycin, and any compound thereof;
- (e) Sulphonamides and any salt, homologue or derivative thereof; and
- (f) Terramycin and any compound thereof.

(2) A drug designated in subregulation 1 may be sold without prescription to owners of poultry for the treatment of poultry.

2. No person who is not otherwise authorized under the Act shall sell a drug designated in subregulation 1 of regulation 1 unless the drug is

- (a) sold to the owner of poultry for the purpose of treating the poultry;
- (b) in a form not suitable for human use; and
- (c) combined with a substance other than a substance referred to in subregulation 1 of regulation 1.

(5172)

7

THE INDUSTRIAL STANDARDS ACT

O. Reg. 27/58.

Advisory Committees.

Amending O. Reg. 117/56.

Made—21st January, 1958.

Filed—4th February, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, and 149/57, is further amended by adding thereto the following item:

- | | | |
|----|----------------------|--|
| 59 | Metropolitan Toronto | Schedule for the
barbering industry |
|----|----------------------|--|

CHARLES DALEY,
Minister of Labour.

January 21, 1958.

(5173)

7

THE INDUSTRIAL STANDARDS ACT

O. Reg. 28/58.

Schedule for the Barbering Industry—
Metropolitan Toronto Zone.

New and Revoking Regulations 190 of
Consolidated Regulations of Ontario,
1950.

Made—30th January, 1958.

Filed—4th February, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Regulations 190 of Consolidated Regulations of Ontario, 1950 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE METROPOLITAN TORONTO ZONE

1. No work shall be performed in the barbering industry in the Metropolitan Toronto zone except in accordance with this schedule.

INTERPRETATION

2. In this schedule

(a) "holiday" means

- (i) Sunday,
- (ii) New Year's Day,
- (iii) Good Friday,
- (iv) Victoria Day,
- (v) Dominion Day,
- (vi) Civic Holiday as appointed for the part of the zone lying within the municipality that appoints it,
- (vii) Labour Day,
- (viii) Thanksgiving Day,
- (ix) Christmas Day, and
- (x) the 26th of December in a year in which Christmas Day falls on a day other than a Saturday, or the 27th of December in a year in which Christmas Day falls on a Saturday; and

(b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

3. No person shall perform work in the industry

- (a) on a holiday;
- (b) for more than 9 hours a day; or
- (c) on a day during the hours which the employer shall elect under section 4.

4.(1) The employer shall elect

- (a) one day of Monday, Wednesday, or Saturday, in each week, and
- (b) the hours in a day before
 - (i) 8 a.m. and after 6 p.m., or
 - (ii) 9 a.m. and after 7 p.m.,

during which work is not to be performed by his employees.

(2) The employer shall

- (a) post conspicuously in a place where his employees are engaged in their duties, and
- (b) file with the advisory committee

a notice setting out the day and hours of a day during which work is not to be performed by his employees.

(3) Where an employer changes his election he shall give 30 days notice in writing to his employees and to the advisory committee of the new day or hours of the day elected.

5. Notwithstanding section 3, where a holiday falls on a day in a week other than

- (a) the day elected by his employer under section 4, or
- (b) Sunday,

an employee may perform work in the same week on the day elected.

CLASSIFICATION OF EMPLOYEES

6. The following classification of employee in the industry is established:

Class A—A person who is given full-time employment.

Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

7.(1) The minimum rate of wages for all work performed in the industry by employees shall be

- (a) for a Class A employee, 70 per cent of the proceeds from the work performed by him or \$40 a week, whichever is the greater, and
- (b) for a Class B employee, 75 per cent of the proceeds from the work performed by him with a minimum rate of wages of \$1.25 an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 9, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

8. No deductions shall be made from the minimum rate of wages for

- (a) materials supplied,
- (b) laundry service, or

(c) operating expenses.

MINIMUM CHARGES

9.(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain.....50 cents
- (b) hair-cut or trim for persons 15 years and over.....60 cents
- (c) hair-cut for persons under 15 years .35 cents
- (d) head-rub.....25 cents
- (e) neck-ckip for ladies.....25 cents
- (f) razor honing.....50 cents
- (g) shampoo, plain.....50 cents
- (h) shave.....30 cents
- (i) singe.....35 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(5174)

7

THE FARM PRODUCTS MARKETING ACT

O. Reg. 29/58.

By-Laws for Local Boards.

Amending O. Reg. 185/54.

Made—6th February, 1958.

Filed—7th February, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulations 185/54 are amended by re-numbering regulation 18 as regulation 17, and by adding thereto the following regulations:

MEETINGS OF PRODUCERS

- 18.(1) The local board shall call an annual meeting of the producers under the plan.
- (2) The annual meeting shall be held within the period of three months immediately following the end of the fiscal year of the local board.
- 19.(1) Where a local board receives a petition or request from at least 10 per cent of the producers under the plan requesting a special meeting of the producers be held for discussion of matters respecting the operation of the plan or of the local board, the local board shall call a special meeting of the producers within thirty days of receipt of the petition or request.
- (2) A petition or request shall contain or be accompanied by a statement of the matters for discussion at the special meeting.
- 20.(1) An annual or special meeting of the producers under a plan may be called
 - (a) by giving notice thereof to each member, or
 - (b) by publication of a notice in at least one newspaper or magazine having a general circulation among the producers.
- (2) Notice of an annual or special meeting shall be given or published at least two weeks before the date of the meeting.

(5188)

7

Publications Under The Regulations Act

February 22nd, 1958

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 30/58.
Classification of Hospitals.
Amending O. Reg. 130/52.
Made—6th February, 1958.
Filed—10th February, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1. Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 185/56, and amended by Ontario Regulations 6/57, 88/57 and 237/57, is further amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals" and "Group E Hospitals", as set forth in Schedules I, II and III hereto.

SCHEDULE I

GROUP A HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
1	937	468	1087	543
8a	373	116	373	74

SCHEDULE II

GROUP B HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
2	139	69	209	92
3	292	146	347	169
11	374	187	370	181
21a	160	58	162	60
23	197	98	328	164

SCHEDULE III

GROUP E HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
1	250	140	100	96
2	186	106	211	112

(5214)

8

THE CHIROPODY ACT

O. Reg. 31/58.
General Regulations.
Amending O. Reg. 170/55.
Made—14th August, 1957.
Approved—6th February, 1958.
Filed—11th February, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE CHIROPODY ACT

1. Ontario Regulations 170/55 are amended by adding the following regulation:

3a. The secretary-treasurer shall register any person who

(a) is registered as a chiropodist in a jurisdiction

(i) outside Ontario under provisions similar to these regulations, and

(ii) where persons registered as chiropodists under the Act may register without examination, and

(b) pays a registration fee of \$60.

2.(1) Clause *b* of subregulation 1 of regulation 8 of Ontario Regulations 170/55 is amended by adding at the end thereof "or 'podiatrist'".

(2) Regulation 8 of Ontario Regulations 170/55 is amended by adding the following subregulations:

(1a) No chiropodist shall practise in the employment of or in association with a commercial business, or in a manner which is likely to appear to the public to be in the employment of or in association with a commercial business, other than to treat the employees of the business.

- (3) Subregulation 2 shall not affect an agreement existing when these regulations come into force.

THE BOARD OF REGENTS
UNDER THE CHIROPODY
ACT

NORMAN D. FOOTE
DANIEL D. BRUCE
MARTIN L. COLE
G. F. PENNAL
B. WRIGHT.

Dated at Toronto this 14th day of August, 1957.

(5215)

8

THE CEMETERIES ACT

O. Reg. 32/58.

General Regulations.

Amending O. Reg. 46/55.

Made—6th February, 1958.

Filed—11th February, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE CEMETERIES ACT

1. Regulation 6 of Ontario Regulations 46/55 is revoked and the following substituted therefor:

6.(1) A cemetery owned by

- (a) a municipality, or
- (b) the Trustees of the Toronto General Burying Grounds, or
- (c) a religious organization which
 - (i) owns or operates three or more cemeteries which have been duly approved under section 5 of the Act, and
 - (ii) is responsible for the maintenance and operation of those cemeteries,

is exempt from the application of section 17e of the Act.

- (2) Where the owner of a cemetery which is not operated for gain or reward has perpetual care funds of less than \$25,000, the cemetery is exempt from the application of section 17e of the Act.
- (3) A cemetery exempted by subregulation 1 or 2 is exempted on the condition that 25 or more owners of lots in the cemetery do not request by petition to the Minister that the exemption be removed.

2. These regulations shall be deemed to have come into force on the 1st of January, 1955.

(5216)

8

THE INDUSTRIAL STANDARDS ACT

O. Reg. 33/58.

Schedule for the Ladies' Dress and Sports-wear Industry—Ontario Zone. New.

Made—6th February, 1958.

Filed—11th February, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE INDUSTRIAL STANDARDS
ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE LADIES' DRESS
AND SPORTS-WEAR INDUSTRY IN
THE ONTARIO ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) New Year's Day,
- (b) Good Friday,
- (c) Labour Day,
- (d) Thanksgiving Day, and
- (e) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m. with 1 hour for noon recess.

3. No person shall perform work in the industry on a holiday.

4. Where an employee has been in the employ of an employer longer than 2 months the employee shall be entitled to wages for a holiday, equivalent to 8 hours of work at the minimum rates of wages for his class under section 10.

5. Where an employer requires an employee employed on a time-work basis to work for part of a regular working-day the employee shall be entitled to the regular rates of wages but the wages for that day shall not be less than the wages for 4 hours of work.

OVERTIME WORK

6. Work performed in the industry at any time other than during the regular working periods is overtime work.

- 7.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

8.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) An application by an employer for an overtime permit shall be made in writing to the advisory committee.

(3) Where a permit from the advisory committee authorizing overtime work has been issued to an employer, he shall post the permit during the period it is in force in a conspicuous place where his employees are engaged in their duties.

(4) No permit shall be issued by the advisory committee for overtime work on Friday or Saturday.

(5) Where during the regular working periods

(a) there is in the opinion of the advisory committee a labour shortage in the industry, or

(b) in the employer's establishment

(i) all machines are in use, and

(ii) there are no facilities or spaces available for additional machines or for additional employees

the advisory committee may, subject to subsection 4, issue a permit for overtime work.

CLASSIFICATION OF EMPLOYEES

9. The following classification of employees in the industry is established:

Class A, composed of skilled cutter, being a person who

(a) lays up materials,

(b) grades sizes or makes markers on materials, and

(c) cuts the material with knife, shears, or electric cutting-machine.

Class B, composed of presser, being a person who presses any garment after it is sewed by the operator.

Class C, composed of

(a) under-presser, being a person who

(i) presses seams, and

(ii) does other incidental piece pressing necessary to make the pieces ready for the operator or finisher, and

(b) semi-skilled cutter, being a person who performs the operations of a skilled cutter on a garment but who does not

(i) grade sizes, or

(ii) make markers

on paper or on materials other than on trimmings.

Class D, composed of

(a) operator, being a person who performs the sewing-machine operations necessary to make a complete garment, and

(b) section-operator, being a person who performs sewing-machine operations only on one or some of the component parts of a garment.

Class E, composed of

(a) drape-hand, being a person who

(i) drapes or adorns any garment for the finisher, and

(ii) marks the position of belts, buttons, and trimmings, to be sewed on by the finisher, and

(b) garment examiner, being a person who

(i) examines the fit and hang of finished garments for faults in workmanship and style, or

(ii) performs the work of a drape-hand.

Class F, composed of

(a) finisher, being a person who by hand

(i) sews snaps, buttons, ties, belts, loops, hooks, and trimmings, on garments,

(ii) fells bottoms, and

(iii) performs any other hand-sewing operations necessary to complete a garment, and

(b) special-machine operator, being a person who operates a special machine used in the manufacture of garments for

(i) basting,

(ii) felling,

(iii) button-hole making,

(iv) sergeing,

(v) shirring, or

(vi) tucking.

Class G, composed of general hand, being a person who

(a) cleans finished garments,

(b) cleans off loose thread-ends, and

(c) clips thread-ends.

MINIMUM RATES OF WAGES

10. The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in section 9 shall be the rates an hour set opposite their respective classes as follows:

(a) Class A, \$1.35,

(b) Class B, \$1.30,

(c) Class C, \$1.10,

(d) Class D, \$1,

(e) Class E, 90 cents,

(f) Class F, 80 cents, and

(g) Class G, 60 cents.

RATE OF WAGES FOR OVERTIME WORK

11. The rates of wages for overtime work performed in the industry by employees classified under section 9 shall be the rates an hour set opposite their respective classes as follows:

(a) Class A, \$2.02½,

(b) Class B, \$1.95,

- (c) Class C, \$1.65,
- (d) Class D, \$1.50,
- (e) Class E, \$1.35,
- (f) Class F, \$1.20, and
- (g) Class G, 90 cents.

ASSESSMENT

12. Subject to the approval of the Board

- (a) each employer in the industry is assessed one-half of one per cent of his pay-roll, and
- (b) each employee in the industry is assessed one-half of one per cent of his wages,

to provide revenue for the enforcement of this schedule.

ADVISORY COMMITTEE

13. The advisory committee is authorized to fix a minimum rate of wages lower than the rates fixed by this schedule for an individual

- (a) who performs work included in more than one classification of employees,
- (b) whose work is only partly subject to the provisions of this schedule, or
- (c) who is handicapped.

14. Subject to the approval of the Board the advisory committee is authorized

- (a) generally to administer and enforce this schedule, and
- (b) to collect the assessments under section 12 and out of the revenue collected to engage inspectors and other personnel and to make such expenditures as are necessary for the administration and enforcement of this schedule.

We approve sections 12 and 14 and this is the approval referred to in those sections.

INDUSTRY AND LABOUR BOARD

E. BILLINGTON,
(Chairman)

E. G. GIBB,
(Member)

J. F. NUTLAND,
(Member)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 34/58.

Advisory Committees.

Amending O. Reg. 117/56.

Made—January 29th, 1958.

Filed—11th February, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE INDUSTRIAL STANDARDS
ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, and 27/58, is further amended by adding thereto the following item:

60	Ontario	Schedule for the ladies' dress and sports-wear industry
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CHARLES DALEY,
Minister of Labour.

January 29, 1958.

(5218)

8

THE HIGHWAY TRAFFIC ACT

O. Reg. 35/58.

Speed Limits—60 m.p.h.

New.

Made—13th February, 1958.

Filed—14th February, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

SPEED LIMITS

1. Subject to regulation 2, no person shall drive a motor vehicle upon those parts of the King's Highway described in the Schedules hereto at a greater rate of speed than 60 miles per hour.

2. No person shall drive a commercial motor vehicle, other than a public vehicle, upon those parts of the King's Highway described in the Schedules hereto at a greater rate of speed than 50 miles per hour.

SCHEDULE 1

That part of the King's Highway known as number 401 in the Townships of East and West Oxford, North Dorchester and Westminster in the Counties of Oxford and Middlesex lying between a point in the highway distant 1500 feet measured easterly therealong from its intersection with the boundary line between Lots 55 and 56 in the Concession east of the North branch of Talbot Road and a point in the highway distant 1500 feet measured southerly therealong from its intersection with the centre line of the King's Highway known as number 2, excepting therefrom:

- (i) the northerly half of that part of the said King's Highway lying between a point distant 200 feet measured westerly therealong from its intersection with the centre line of Highway Number 135 and a point distant 1000 feet measured easterly therealong from its intersection with the centre line of Highway Number 135;
- (ii) the southerly half of that part of the said King's Highway lying between a point distant 200 feet measured easterly therealong from its intersection with the centre line of Highway Number 135 and a point distant 1000 feet measured westerly therealong from its intersection with the centre line of Highway Number 135.

(5217)

8

(5219)

8

THE DIVISION COURTS ACT

O. Reg. 36/58.

Division Court Boundaries.

Amending O. Reg. 270/50 (C.R.O. 393).

Made—13th February, 1958.

Filed—17th February, 1958.

REGULATIONS MADE UNDER
THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 (C.R.O. 393) as amended by Ontario Regulations 36/56 and 74/56 are further amended by striking out:

Grey	1	36
Grey	2	37
Grey	3	38
Grey	4	39
Grey	5	40
Grey	6	41
Grey	7	42
Grey	8	43

and substituting therefor:

Grey	1	36
Grey	2	37
Grey	3	38
Grey	4	39
Grey	5	40
Grey	7	42
Grey	8	43

2. Schedules 36 and 41 of Ontario Regulations 270/50 (C.R.O. 393) are struck out and the following substituted therefor:

SCHEDULE 36

1. The City of Owen Sound
2. The villages of

(a) Chatsworth, and

(b) Shallow Lake.

3. The townships of

(a) Derby,

(b) Keppel,

(c) Sarawak,

(d) Sullivan, and

(e) Sydenham

4. That part of the Township of Holland described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the boundary between the townships of Holland and Euphrasia to the production easterly of the southerly limit of lot 15 in Concession 12; thence westerly along the production and the southerly limit across concessions 12, 11, 10 and 9 to the north-easterly boundary of Concession 4 East of the Toronto-Sydenham Road; thence south-easterly along that boundary to the south-easterly limit of lot 50; thence south-westerly along that limit across concessions 3, 2 and 1 East and 1 and 2 West of the Toronto-Sydenham Road, and its production south-westerly, to the north-easterly limit of lot 24 in Concession 6; thence south-easterly along that limit to the easterly boundary of Concession 6; thence southerly along that boundary and its production southerly to the boundary between the townships of Holland and Glenelg; thence westerly along that boundary to the boundary between the townships of Holland and Sullivan; thence northerly along the last-mentioned boundary to the boundary between the townships of Holland and Sydenham; thence easterly along that boundary to the place of commencement; excepting therefrom the Village of Chatsworth.

(5232)

8

Publications Under The Regulations Act

March 1st, 1958

THE PUBLIC VEHICLES ACT

O. Reg. 37/58.

General Regulations.

Amending Regulations 346 of Consolidated Regulations of Ontario, 1950.

Made—13th February, 1958.

Filed—17th February, 1958.

REGULATIONS MADE UNDER THE PUBLIC VEHICLES ACT

1. Regulation 19 of Regulations 346 of Consolidated Regulations of Ontario, 1950 is revoked and the following substituted therefor:

19.(1) A licensee shall carry for each vehicle operated by him the following insurance with an insurer authorized to transact the insurance in Ontario:

(a) at least \$10,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or death of any one person other than a passenger and, subject to such minimum for any one person so killed or injured, at least \$20,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or death of two or more persons other than passengers in the same accident;

(b) at least \$5,000, exclusive of interest and costs, for damage resulting from any one accident to property other than property carried by the public vehicle;

(c) at least \$10,000 against loss or damage resulting from bodily injury to or death of any one passenger;

(d) for a vehicle with the seating capacity in column 2 the amount against loss or damage resulting from bodily injury to or death of passengers set opposite thereto in column 1 of the following table:

	COLUMN 1	COLUMN 2
Item	Amount	Seating capacity for passengers of each vehicle
1	\$ 70,000	1 to 7 passengers
2	100,000	8 to 12 passengers
3	150,000	13 to 20 passengers
4	200,000	21 to 30 passengers
5	300,000	31 or more passengers

(e) at least \$1000 for damage to property of all passengers.

(2) Clause e of subregulation does not apply to school buses.

(3) Where a licensee is not a resident of Ontario, the insurance required by subregulation 1 may be carried with an insurer who is authorized to transact the insurance in the state or province in which the licensee resides, if the insurer files with the Registrar of Motor Vehicles

(a) a power of attorney authorizing the Registrar to accept service of notice or process for itself and for its insured in any action or proceeding arising out of a motor vehicle accident in Ontario;

(b) an undertaking to appear in any such action or proceeding of which it has knowledge; and

(c) an undertaking not to set up as a defence to any claim, action or proceeding under a motor vehicle liability policy issued by it, a defence which might not be set up if the policy had been issued in Ontario in accordance with the law of Ontario relating to motor vehicle liability policies, and to satisfy up to the limits of liability stated in the policy any judgment rendered and become final against it or its insured by a court in Ontario in any such action or proceeding.

(4) In lieu of the insurance required by subregulation 1, a licensee may file a bond in a form and amount which in the opinion of the Minister affords equivalent security for the protection of the public.

(5233)

9

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 38/58.

General Regulations.

Amending Regulations 331 of Consolidated Regulations of Ontario, 1950.

Made—13th February, 1958.

Filed—17th February, 1958.

REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

1. Regulation 16 of Regulations 331 of Consolidated Regulations of Ontario, 1950 is revoked and the following substituted therefor:

16.(1) A licensee shall carry for each vehicle operated by him the following insurance with an insurer authorized to transact the insurance in Ontario:

(a) at least \$10,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or death of any one person and, subject to such minimum for any one person killed or injured, at least \$20,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or death of two or more persons in the same accident;

- (b) at least \$5,000, exclusive of interest and costs, for damage resulting from any one accident to property other than goods carried by the vehicle;
- (c) in respect of goods carried by
 - (i) a Class A, B, C, D, H or K vehicle, \$4,000 for each vehicle;
 - (ii) a Class FS vehicle, \$2,000 for each vehicle;
 - (iii) a Class E or F vehicle, \$1,000 for each vehicle.
- (2) Clause c of subregulation 1 shall not apply to public commercial vehicles used exclusively for conveying road-construction materials, iron, steel, coal, rough lumber or other materials of an indestructible or non-flammable nature, or to public commercial vehicles that are used exclusively for hauling semi-trailers and are not designed or used to carry goods.
- (3) Where a licensee is not a resident of Ontario, the insurance required by subregulation 1 may be carried with an insurer who is authorized to transact the insurance in the state or province in which the licensee resides, if the insurer files with the Registrar of Motor Vehicles
 - (a) a power of attorney authorizing the Registrar to accept service of notice or process for itself and for its insured in any action or proceeding arising out of a motor vehicle accident in Ontario;
 - (b) an undertaking to appear in any such action or proceeding of which it has knowledge; and
 - (c) an undertaking not to set up as a defence to any claim, action or proceeding under a motor vehicle liability policy issued by it, a defence which might not be set up if the policy had been issued in Ontario in accordance with the law of Ontario relating to motor vehicle liability policies, and to satisfy up to the limits of liability stated in the policy any judgment rendered and become final against it or its insured by a court in Ontario in any such action or proceeding.
- (4) In lieu of the insurance required by subregulation 1, a licensee may file a bond in a form and amount which in the opinion of the Minister affords equivalent security for the protection of the public.

(5234) 9

THE VITAL STATISTICS ACT

O. Reg. 39/58.
Notice of Live Birth or Stillbirth.
Amending Regulations 363 of Consolidated Regulations of Ontario, 1950.
Made—13th February, 1958.
Filed—19th February, 1958.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT

1. Form 1 of Regulations 363 of Consolidated Regulations of Ontario, 1950 is struck out and the following substituted therefor:

FORM 1

The Vital Statistics Act

NOTICE OF LIVE BIRTH OR STILLBIRTH

1. Name of Mother (print).....Mrs./Miss Surname.....
.....Given Names.....
2. Permanent Address of Mother.....
.....Street and Number.....
.....City, town or village Township County or District.....
3. Place of Birth: Home ☐ Hospital ☐
.....Name and.....
.....location.....
4. Date of Birth.....
.....Date Month Year.....
Sex: Male ☐ Female ☐
5. Birth Weight.....
.....lbs and ozs or grams.....
Weeks of Gestation.....
6. Was Child Born Alive:
Yes ☐ No ☐ Single ☐ Twin ☐
Triplet ☐ Other ☐
7. Number of Previous Pregnancies.....
Number of Previous Births Live.....Still.....
8. Were any Congenital Malformations Noted at Birth: Yes ☐ No ☐
If Yes, Describe.....
9. Was there a Birth Injury: Yes ☐ No ☐
If Yes, Describe.....
.....Name of Family Physician.....Signature of Attending Physician or Nurse.....
.....Post-office Address.....Date.....
(5236) 9

THE INDUSTRIAL STANDARDS ACT

O. Reg. 40/58.
Schedule for the Plumbing and Heating Industry in the Ottawa Zone.
New and Revoking O. Reg. 150/55.
Made—13th February, 1958.
Filed—19th February, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 150/55 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Ottawa Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

MINIMUM RATES OF WAGES

3. The minimum rate of wages for work performed during a regular working-day shall be

- (a) to and including the 31st of July, 1958, \$2.40 an hour, and
- (b) on and after the 1st of August, 1958, \$2.55 an hour.

SHIFT WORK

4.(1) Where an employee performs work in one of two or more regular shifts, the employee shall be deemed to be employed during a regular working-day in respect of work that

- (a) is not in excess of 8 hours in a 24-hour period, or
- (b) consists of the instruction of the employees of an on-coming shift.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

5. Overtime work is work

- (a) that is not performed during a regular working-day, or

(b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed between 5 p.m. and 6 p.m. of the same day to complete a repair job during that period, other than work performed in the construction of a new building,
 - (i) to and including the 31st of July, 1958, \$2.40 an hour, and
 - (ii) on and after the 1st of August, 1958, \$2.55 an hour,
- (b) for overtime work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 5 p.m. and midnight, and on Saturday between 8 a.m. and midday, other than overtime work provided for in clause a and other work performed in the construction of a new building;
 - (i) to and including the 31st of July, 1958, \$3.60 an hour, and
 - (ii) on and after the 1st of August, 1958, \$3.82½ an hour, and
- (c) for overtime work performed in the construction of a new building and for all other overtime work
 - (i) to and including the 31st of July, 1958, \$4.80 an hour, and
 - (ii) on and after the 1st of August, 1958, \$5.10 an hour.

ADVISORY COMMITTEE

9 The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5237)

9

THE INDUSTRIAL STANDARDS ACT

O. Reg. 41/58.

Schedule for the Carpentry Industry
in the Windsor Zone.

New and Revoking O. Reg. 115/55.

Made—13th February, 1958.

Filed—19th February, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 115/55 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY
IN THE WINDSOR ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Windsor Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess, or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

3. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 31st of March, 1958, \$2.45 an hour, and
- (b) on and after the 1st of April, 1958, \$2.50 an hour.

SHIFT WORK

4.(1) Where work is performed in two or more regular shifts, and if an employee

- (a) works not more than 8 hours in a 24-hour period, and
- (b) is not employed elsewhere while engaged in shift work,

the employee is deemed to be employed during a regular working-day for the purposes of this schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No work shall be performed in the industry on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

(2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.

(3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) to and including the 31st of March, 1958, \$4.90 an hour, and
- (b) on and after the 1st of April, 1958, \$5 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5238)

9

Publications Under The Regulations Act

March 8th, 1958

THE PROVINCIAL PARKS ACT, 1954

O. Reg. 42/58.

General Regulations.

Amending O. Reg. 144/57.

Made—20th February, 1958.

Filed—24th February, 1958.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

1. Schedule 13 of Appendix B of Ontario Regulations 144/57 is struck out and the following substituted therefor:

SCHEDULE 13

NAGAGAMISIS PROVINCIAL PARK

In the geographic townships of Frost and McEwing in the Territorial District of Algoma and described as follows:

Commencing at a point in the south boundary of the geographic Township of McEwing distant 9 miles and 55 chains measured east astronomically from the north-easterly angle of the geographic Township of Nagagami; thence west astronomically along the southerly boundaries of the geographic townships of McEwing and Frost, 2 miles and 75 chains; thence north astronomically, 2 miles; thence east astronomically 50 chains, more or less, to the westerly shore of Nagagamis Lake; thence in a general southerly, easterly, south-westerly and south-easterly direction along the westerly and southerly shores of that lake to the intersection of the last-mentioned shore with a line drawn north astronomically from the point of commencement; thence south astronomically along that line 35 chains, more or less, to the point of commencement.

2. Appendix B of Ontario Regulations 144/57 is amended by adding thereto the following schedule:

SCHEDULE 16A

SIX MILE LAKE PROVINCIAL PARK

In the geographic Township of Baxter in the Territorial District of Muskoka and comprised of:

(a) lots 12, 13, 15, 16, 17, and 18, according to Plan Number M-253, filed in the Office of Land Titles for the District of Muskoka, together with those parts of the original allowance for road along the shore of Baxter Lake opposite those lots;

(b) that part of Reginald Drive lying north-westerly of a line joining the most easterly angle of Lot 9 and the most northerly angle of Block C, all according to Plan Number M-253;

(c) the unsubdivided parts of lots 24 and 25 in Concession XI of the township lying west of the westerly boundary of that part of the King's Highway known as the Trans-Canada Highway and north of Reginald Drive and Block C according to the said Plan M-253, and lying north of a line drawn northerly 66 degrees 08 minutes east astronomically from the north-easterly angle of Block C and extending 179 feet, more or less, to the westerly boundary of that highway;

(d) that part of Lot 24 in Concession XI of the township lying east of the easterly boundary of that part of the King's Highway known as the Trans-Canada Highway;

(e) that part of Lot 24 in Concession XII of the township lying east of the easterly boundary of that part of the King's Highway known as the Trans-Canada Highway, together with the original allowance for road along the shore of Six Mile Lake opposite that part of that lot, and

(f) those parts of Lot 23 in Concession XII of the township lying west of and north of Lot 10 according to Plan Number M-184, filed in the Office of Land Titles for the District of Muskoka, and lying north of the production easterly of the northerly boundary of Lot 10, together with the original allowance for road along the shore of Six Mile Lake opposite those parts of that lot.

(5270)

10

THE PUBLIC LIBRARIES ACT

O. Reg. 43/58.

General Regulations.

Amending O. Reg. 281/57.

Made—15th January, 1958.

Approved—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT

1. Regulation 19 of Ontario Regulations 281/57 is revoked and the following substituted therefor:

19. No grant to the board of a public library, a public library association, or a county, district or regional library co-operative shall exceed \$90,000 in any one year.

W. J. DUNLOP,
Minister of Education.

Toronto, January 15, 1958.

(5271)

10

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 44/58.

General Regulations.

Amending O. Regs. 99/56 and 197/56.

Made—24th January, 1958.

Approved—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

1. Subregulation 3 of regulation 15 of Ontario Regulations 99/56 is revoked and the following substituted therefor:

(3) Subject to subregulation 4, the applicant shall pay for the medical examination a fee

(a) of \$3.00 where the examination is taken at the opening of the course, or

- (b) of \$3.75 where the examination is provided prior to the date when examinations are available at the opening of the course.

2. Subregulation 3 of regulation 14 of Ontario Regulations 197/56 is revoked and the following substituted therefor:

- (3) Subject to subregulation 4, the applicant shall pay for the medical examination a fee

- (a) of \$3.00 where the examination is taken at the opening of the course, or
(b) of \$3.75 where the examination is provided prior to the date when examinations are available at the opening of the course.

W. J. DUNLOP,
Minister of Education.

Toronto, January 24, 1958.

(5272)

10

THE HOSPITAL SERVICES COMMISSION ACT, 1957

O. Reg. 45/58.

General Regulations.

New.

Approved—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE HOSPITAL SERVICES COMMISSION ACT, 1957

INTERPRETATION

1. In these Regulations

- (a) "Act" means *The Hospital Services Commission Act, 1957* as amended.
- (b) "Agreement" means the agreement between the Government of Canada and the Government of Ontario under *The Hospital Insurance and Diagnostic Services Act* (hereinafter referred to as the "Federal Act").
- (c) "benefit period" means the period of time during which an insured person is entitled to insured services under these Regulations.
- (d) "chairman" means the chairman of the Commission.
- (e) "child" includes an adopted child, *de jure* or *de facto*, a step-child and an illegitimate child.
- (f) "collector" means an association, co-operative, labour union, corporation, society or other organized group of residents, approved and designated by the Commission for the purposes of
- (i) enrolling those of its members (hereinafter referred to as a "collector's group") who are not members of a mandatory group, and
- (ii) collecting and remitting premiums to the Commission on behalf of such members.
- (g) "Commission" means The Hospital Services Commission of Ontario.
- (h) "contract hospital" means a private or industrial hospital that has entered into a contract with the Commission for the provision of insured services to insured persons.
- (i) "dependant" means a spouse, or any child of a person who is dependent upon that person for support and is
- (i) under the age of 19 years and unmarried, or
- (ii) 19 years of age or over and mentally or physically infirm, but does not include the spouse of any such dependant.
- (j) "due date" means the date upon which a premium becomes due and payable as provided by these Regulations by a collector's group, a mandatory group, a voluntary group, or an individual.
- (k) "effective date" means the first day of a benefit period.
- (l) "employee" means an individual resident in Ontario who regularly performs services under a contract, written or oral, of hiring and service or apprenticeship, and, for the purpose of determining the number of employees in a mandatory group or a voluntary group, includes an individual employer but does not include a married woman insured as the dependant of a member of a mandatory group or a collector's group.
- (m) "family premium" means the amount of money payable by the head of a family in respect of the benefit period for which the premium is payable.
- (n) "federal hospital" means a hospital that is owned or operated by Canada and described in Schedule D of the Agreement.
- (o) "head of a family" means a person who has one or more resident dependants.
- (p) "hospital" means any hospital which is approved by the Commission to participate in the hospital insurance plan established under the Act and these Regulations and listed in Schedule A or described in Schedule D of the Agreement, but does not include a tuberculosis hospital or sanatorium, a hospital or institution for the mentally ill, a nursing home, a home for the aged, or an infirmary or other institution the purpose of which is the provision of custodial care.
- (q) "hospital indigent" means a resident admitted to a hospital as an in-patient who is not an insured person at the time of admission and for whom a municipality or the Government of Ontario is responsible under *The Public Hospitals Act, 1957*.
- (r) "hospital insurance plan" means the plan for hospital care insurance established by the Commission to provide insured services to insured persons.
- (s) "infirm" or "infirmary" has reference to any infirmity rendering a person incapable ordinarily or pursuing any substantially gainful employment.
- (t) "in-patient" means a person admitted to and assigned a bed in a hospital upon the order of a duly qualified medical practitioner.

- (u) "in-patient services" means all of the following services to an in-patient, namely:
- (i) accommodation and meals at the standard or public ward level,
 - (ii) necessary nursing service,
 - (iii) laboratory, radiological and other diagnostic procedures, together with the necessary interpretations for the purpose of maintaining health, preventing disease and assisting in the diagnosis and treatment of any injury, illness or disability,
 - (iv) drugs, biologicals and related preparations which are set out in Schedule E of the Agreement,
 - (v) use of operating room, case room and anaesthetic facilities, including necessary equipment and supplies,
 - (vi) routine surgical supplies,
 - (vii) use of radiotherapy facilities, where available,
 - (viii) use of physiotherapy facilities, where available,
 - (ix) services rendered by persons who receive remuneration therefor from the hospital, and
 - (x) such other services as are from time to time specified in the Agreement.
- (v) "insurable status" means the status by which a premium rate is determined for an insured person.
- (w) "insured person" means a single person, head of a family or a dependant of a head of a family who is a resident and is eligible for and entitled to receive insured services.
- (x) "insured services" means the in-patient services and out-patient services to which an insured person is entitled without charge (except the premium required to be paid by him), but does not include services a person is entitled to and eligible for under any statute or law mentioned in Schedule C of the Agreement.
- (y) "liability insurer" means a person regularly engaged in the business of underwriting risks in respect of negligence.
- (z) "mandatory group" means a group of 15 or more employees employed by a single employer.
- (aa) "out-patient" means a person who receives out-patient services.
- (ab) "out-patient services" means all of the following services provided to an out-patient by a hospital when used for emergency diagnosis and treatment within 24 hours after an accident:
- (i) the use of an operating room and anaesthetic facilities, including the necessary equipment and supplies,
 - (ii) routine surgical supplies,
 - (iii) necessary nursing service,
 - (iv) laboratory, radiological and other diagnostic procedures, together with the necessary interpretations for the purpose of assisting in emergency diagnosis and treatment.
- (ac) "paid-up" date means the last day of a benefit period.
- (ad) "participating province" means a province that is a party to an agreement with the Government of Canada under the *Federal Act* and that has established a hospital insurance plan pursuant to such agreement.
- (ae) "pay-direct participant" means an insured person other than a member of a collector's group or a mandatory group, or a recipient of public assistance.
- (af) "per diem rate" means the amount payable, as determined by the Commission, to a hospital in respect of the provision of insured services by the hospital.
- (ag) "person", or any word or expression descriptive of a person, includes any body corporate or politic, the heirs, executors, administrators or other legal representatives of such person, and Her Majesty in right of Canada or Ontario and any agent of Her Majesty.
- (ah) "prescribed form" means a form prescribed by the Commission.
- (ai) "recipient of public assistance" means
- (a) a person who is qualified to receive benefits under
 - (i) *The Old Age Assistance Act, 1951*,
 - (ii) *The Old Age Security Act* (Canada), and who is approved by the Department of Public Welfare as eligible to receive Medical Welfare Services,
 - (iii) *The Blind Persons' Allowances Act, 1951*,
 - (iv) *The Mothers' and Dependent Children's Allowances Act, 1957*,
 - (v) *The Disabled Persons' Allowances Act, 1955*,
 - (vi) *The Unemployment Relief Act*,
 - (vii) *The Homes for the Aged Act, 1955*,
 - (viii) *The Charitable Institutions Act, 1956*; and
 - (b) a child
 - (i) who is eligible to receive Medical Welfare Services because he is an inmate of a children's institution approved for the purpose by the Department of Public Welfare; or
 - (ii) who is under the care of a Children's Aid Society approved under *The Child Welfare Act, 1954*, as amended by *The Child Welfare Amendment Act, 1956*.
- (aj) "resident" means a person who is legally entitled to remain in Canada and who makes his home and is ordinarily present in Ontario, but does not include a tourist, a transient, or a visitor to Ontario.

- (ak) "single person" means an individual other than a dependant or a head of a family.
- (al) "single premium" means the amount of money payable by a single person in respect of the benefit period for which the premium is payable.
- (am) "standard-ward accommodation" means a bed in a hospital area designated by the hospital and approved by the Commission as a standard or public ward.
- (an) "voluntary group" means a group of more than 5 but fewer than 15 employees employed by a single employer.

SECTION (1)

GENERAL

2. Subject to a uniform waiting period as herein-after provided a resident shall be entitled to qualify as an insured person

- (a) as an employee of a mandatory group, an employee of a voluntary group that is designated as a mandatory group, a member of a collector's group, a pay-direct participant and in any other manner provided by these Regulations, or
- (b) as a dependant of an insured person described in paragraph (a).

3. A premium payable in respect of a benefit period shall be paid upon the due date as determined by the Commission pursuant to these Regulations.

4. The payment of a premium by or on behalf of a non-resident person shall not entitle that person to receive insured services.

- 5.(a) An insured person shall be entitled to insured services only upon payment of the required premium as hereinafter provided.
- (b) Notwithstanding any other provision of these Regulations,
- (i) the new-born child of an insured person shall be entitled to insured services during the three months following the date of birth, and
- (ii) no person shall be entitled to a benefit period commencing before January 1st, 1959.

SECTION (2)

PREMIUM RATES

6. The single premium rate shall be \$2.10 for each month of a benefit period.

- 7.(a) The family premium rate shall be \$4.20 for each month of a benefit period.
- (b) The premium rate in the case of dependants of a member of the Royal Canadian Mounted Police or of the Regular Forces of the Canadian Forces
- (i) having one dependant, shall be \$2.10, and
- (ii) having two or more dependants, shall be \$3.40

for each month of a benefit period.

SECTION (3)

MANDATORY GROUP PARTICIPATION

8.(1) On or before August 31, 1958, each employer of a mandatory group shall complete and submit to the Commission without charge a Group Application in prescribed form showing for each employee in the group the full name, marital status, and amount of premium required for a benefit period for one month for that employee.

(2) During the month of December 1958, and monthly thereafter, each employer of a mandatory group shall complete and submit to the Commission without charge a Group Remittance Summary and a Group Reconciliation in prescribed form showing:

- (a) any change in name or marital status of any employee in the group;
- (b) information required under subregulation 1 concerning any employee hired since the original Group Application was completed and filed with the Commission;
- (c) the name and marital status of any employee who has ceased to be a member of a group since the last previous Group Reconciliation was filed with the Commission;
- (d) the name and marital status of any employee whose wages have been stopped because of leave of absence without pay or other reason;
- (e) the name and marital status of any employee reported under clause (d) whose wages have again become payable, and
- (f) the hospital insurance number of each employee listed on any form who has been assigned a number by the Commission.

9.(1) Within 30 days after a change in insurable status of an insured person in a mandatory group such insured person shall notify his employer of the change.

(2) The employer shall indicate in his next monthly report on Group Remittance Summary and Group Reconciliation forms the changes received by him under subregulation 1.

10.(1) During the month of December, 1958, each employer of a mandatory group shall remit to the Commission without charge a sum of money equal to the total of the premiums for all persons in the group for a benefit period of one month.

(2) A premium paid under subregulation 1 for an employee shall provide that employee with a benefit period from the 1st to the 31st of March, 1959, inclusive.

(3) Each employee for whom a premium payment has been made under subregulation 1, shall be entitled, without the payment of an additional premium, to a benefit period from January 1 to February 28, 1959, inclusive.

11.(1) During the month of January, 1959, and monthly thereafter, each employer of a mandatory group shall concurrently with the filing of the returns required under subregulation 2 of Regulation 9 remit to the Commission without charge a sum of money equal to the total of the premiums for all employees in the group for a benefit period of one month.

(2) A premium paid under subregulation 1 for an employee shall provide that employee with a benefit period from the first to the last day, inclusive, of the third month after the month in which the due date falls.

12. Each employee of a mandatory group is primarily liable, notwithstanding the provisions of any contract or arrangement, to pay the premiums mentioned in Regulations 10 and 11, and remittance of such premiums by the employer of a group shall discharge such liability.

13. For the purposes of Regulation 11, when a mandatory group is created after December 31, 1958, or in the case of an insured person who becomes a member of a mandatory group after that date, the employer shall refund to insured persons in such mandatory group an amount equal to the premium prepaid by such persons that is referable to the benefit period described in subregulation 2 of Regulation 11 and subsequent benefit periods and the amount of such refund shall be deducted from the amount of the remittance required under subregulation 1 of Regulation 11.

14.(1) When the number of employees in a mandatory group falls below 15, but not below 6, the employer shall continue to file with and remit to the Commission the monthly reports and the monthly premium payments respectively required by Regulations 10 and 11.

(2) When the number of employees in a mandatory group becomes less than 6, the employer may

- (a) notify the Commission and his employees that after making the monthly report and payment due during the month in which the number of employees became less than 6, he will cease to remit premium payments on behalf of the group; or
- (b) continue filing with the Commission monthly reports and continue remitting premium payments on behalf of the remaining members of the group until such time as the Commission may determine that the group has ceased to be a mandatory group.

15.(1) The employer of a mandatory group shall not remit to the Commission monthly premium payments for or on behalf of each employee

- (a) whose income is less than \$25 a week, who works less than 24 hours a week and who is under the age of 19 years, and who, but for his employment, would be a dependant; or
- (b) whose term of employment is less than 14 days; or
- (c) who is employed for a temporary period of employment where the date of the termination of the period of employment is determined at the commencement of the employment and is shown on the records of the employer to be a date which will fall before the first day of the third month following the date of employment.

(2) An employee on whose behalf no premium is paid pursuant to the provisions of subregulation 1, shall not be entitled to insured services as an employee of a the mandatory group referred to in subregulation 1.

SECTION (4)

REFUNDS

16.(1) Any amount deducted from the salary or wages of an employee and remitted to the Commission under these Regulations that by reason of the residence, marital or other status of the employee was not legally payable, shall be refunded to the employee by the employer upon application in prescribed form.

(2) An employer shall be entitled to deduct the amount of a refund under subregulation 1 from the amount remitted to the Commission in the next succeeding month.

(3) Upon application in prescribed form, an employer shall be entitled to a refund by the Commission of an amount paid by the employer as premium on behalf of an employee that was not legally payable by reason of the residence, marital or other status of the employee. Such refund may be paid by deduction of the amount by the employer from the amount remitted to the Commission in the next succeeding month.

(4) No refund shall be payable hereunder in respect of a period longer than 6 months.

17. For the purpose of calculating the amount of a refund under Regulation 16, no amount shall be included in respect of a benefit period of less than 15 days, and a benefit period longer than 14 days and less than one month shall be counted as one month.

SECTION (5)

CHANGE OF EMPLOYMENT OR OF GROUP PARTICIPATION

18.(1) Upon termination of the employment of an insured person, or the termination of a group under subregulation 2 of Regulation 14, for whom an employer has been remitting premiums in accordance with these Regulations, the employer shall forthwith furnish to the employee a Certificate of Payment in prescribed form.

(2) The employee shall present to his next subsequent employer the certificate issued under subregulation 1 immediately upon commencing employment.

(3) If the employee who ceases to be a member of a group under the provisions of subregulation 1 does not enter another mandatory group and wishes to remain entitled to receive insured services, he shall make application forthwith after the termination of his employment or group as a pay-direct participant by submitting to the Commission his Certificate of Payment.

(4) An insured person who applies to become a pay-direct participant under subregulation 3 shall, on or before the due date shown on the premium notice sent to him by the Commission pursuant to his application, remit to the Commission the premium required by such notice.

SECTION (6)

NEW EMPLOYEES

19.(1) When an employer of a mandatory group hires a new employee, he shall ascertain whether the employee is an insured person.

(2) If the new employee is an insured person, the employer shall

- (a) determine from the Certificate of Payment submitted by the employee, or from examination of the employee's most recent receipted premium notice or pay-direct participant receipt for payment if the employee is insured as a pay-direct participant, the paid-up date for the employee;
- (b) ascertain the hospital insurance number of the employee; and
- (c) with his next monthly payment to the Commission, remit a premium on behalf of the new employee sufficient to provide a benefit period for the new employee coincident with the then paid-up benefit period of the mandatory group, and submit to the Commission the Certificate of Payment or receipted premium notice or pay-direct participant receipt submitted by the employee under clause a.

SECTION (7)

SAVING PROVISION

20.(1) Failure by an employer to remit a premium on behalf of an employee as required by this Regulation shall not disentitle the employee to receive insured services during the benefit period in respect of which the premium was withheld or payable, provided however that the entitlement of an employee under this Regulation shall not extend to a benefit period longer than one month.

(2) No action lies against any person for withholding or deducting any sum of money in compliance or intended compliance with these Regulations.

(3) Every person who deducts or withholds any amount under those Regulations shall be deemed to hold the amount so deducted or withheld in trust for the Commission.

(4) All amounts deducted or withheld by a person under these Regulations shall be kept separate and apart from his own moneys, and in the event of any liquidation, assignment or bankruptcy, the said amounts shall remain apart and form no part of the estate in liquidation, assignment or bankruptcy.

SECTION (8)

DESIGNATION OF SPECIAL GROUPS AS MANDATORY GROUPS

21.(1) The Commission may approve as a mandatory group any special group designated for this purpose by the Government of Canada, and for whom or on whose behalf the Government of Canada undertakes to remit premiums to the Commission.

(2) For any special group designated by the Government of Canada under subregulation 1 the undertaking of the Government of Canada may specify a time-limit beyond which the Government of Canada shall cease to be responsible for the payment of hospital insurance premiums for the members of the group.

22. Upon application made by a representative of a country other than Canada, the Commission may approve as a mandatory group any group of residents representing that country and employed in a permanent office in Ontario officially maintained by the said country.

23. Any group approved by the Commission under the provisions of subregulation 1 of Regulation 21 or Regulation 22, shall be deemed to be a mandatory group.

SECTION (9)

VOLUNTARY GROUP PARTICIPATION

24.(1) An employer with more than 5 and less than 15 employees may apply to the Commission for an order designating his employees as a mandatory group.

(2) Upon designation of a voluntary group as a mandatory group under subregulation 1, the provisions of these Regulations applicable to mandatory groups shall thereafter apply *mutatis mutandis* to the group so designated.

SECTION (10)

INVESTIGATION AND INQUIRY

25.(1) The Commission or any officer or person authorized by it for that purpose shall have the right to examine the books and accounts of the employer of a mandatory group and to make such other inquiry as the Commission may deem necessary for the purpose of ascertaining whether any statements and information

furnished to the Commission by the employer are accurate, and whether the employer has remitted to the Commission on or before the due date the proper amounts required to be paid as premiums.

(2) For the purposes of any such examination and inquiry under subregulation 1, the Commission or the officer or person so authorized shall have all the powers that may be conferred on a commissioner under *The Public Inquiries Act*.

(3) Every employer and every other person who obstructs or hinders the making of the examination and inquiry mentioned in subregulation 1, or refuses to permit it to be made, shall be guilty of an offence and on summary conviction shall be liable to a penalty of not less than \$200 and not more than \$10,000, or to imprisonment for a term not exceeding six months, or both.

SECTION (11)

COLLECTOR'S GROUP PARTICIPATION

26.(1) A collector may apply to the Commission for an order designating some or all of its members as a collector's group upon such terms and conditions as the Commission may require.

(2) Upon designation of a collector's group by the Commission, the provisions of these Regulations applicable to mandatory groups shall thereafter apply to the collector and to the designated members of the collector's group *mutatis mutandis*, except as otherwise provided in Regulations 27 and 28.

27.(1) The designation of a collector's group by the Commission under the provisions of Regulation 26 may be withdrawn, if in the opinion of the Commission the collector is not giving proper and efficient service to the members of the group or is not complying with the requirements of these Regulations.

(2) Where the designation of a group is withdrawn under subregulation 1, the Commission may terminate the group upon such terms and conditions as the Commission shall determine.

28. Notwithstanding subregulation 1 of Regulation 20, a member of a collector's group who fails to pay a premium as required under these Regulations shall not be entitled to insured services for the benefit period in respect of which the premium is in default.

SECTION (12)

PAY-DIRECT PARTICIPATION

29.(1) An individual who is not otherwise an insured person may become an insured person by completing a Pay-Direct Application in prescribed form and submitting it to the Commission together with the required single or family premium, for a benefit period of three months with effective date the first day of the third month after the month in which the payment was made.

(2) A premium paid under subregulation 1 by an individual shall provide a benefit period from the 1st to the 31st of March, 1959, inclusive.

(3) Notwithstanding subregulation 1, each person who submits a Pay-Direct Application and pays the required premium for a benefit period of one month on or before September 30, 1958, shall, without the payment of an additional premium, be entitled to a benefit period from January 1 to February 28, 1959.

(4) Each insured person under this Section shall, on or before the due date in January, 1959, as shown on the premium notice which shall be sent to the insured person by the Commission, remit to the Commission the required premium for a benefit period of two, three

or four months as shown on the premium notice, and shall remit thereafter the required premium for a benefit period of three months on or before the due date as shown on each subsequent quarterly premium notice.

(5) A premium notice mailed to an insured person at his last known address of record with the Commission shall be deemed to have been received by the insured person, and an affidavit of an officer of the Commission sworn before a Commissioner or other person authorized to take affidavits, setting out that he has charge of the appropriate records, that he has knowledge of the facts in the particular case, and that a premium notice was mailed to the insured person addressed to the last known address of record with the Commission, shall be received as prima facie evidence of the mailing of such notice.

30.(1) Each insured person under this Section shall notify the Commission within 30 days of any change in his marital status or residence, and shall concurrently pay any additional premium required by reason of such change in status.

(2) The payment of additional premium as required by subregulation 1 shall entitle the insured persons qualified by such payment to a benefit period commencing on the first day of the third month after the month in which such payment was made.

(3) Any amount received by the Commission from an insured person under this Section that by reason of residence, marital or other status of the insured person was not legally payable by the insured person shall be refunded by the Commission to the insured person upon application in prescribed form, provided however that no refund shall be made hereunder in respect of a period longer than six months.

SECTION (13)

RECIPIENTS OF PUBLIC ASSISTANCE

31.(1) A recipient of public assistance shall become an insured person upon issuance to him or his legal representative by the Commission of a Hospital Insurance Certificate.

(2) Upon notification from the proper authority that a person is a recipient of public assistance the Commission shall issue a Hospital Insurance Certificate to that person.

32.(1) When a person ceases to be a recipient of public assistance,

(a) he shall forthwith return his Hospital Insurance Certificate to the Commission, and

(b) the proper authority shall advise the Commission of his change of status.

(2) A person who has ceased to be a recipient of public assistance shall be entitled to maintain his insured status without interruption by qualifying as an insured person within 30 days under Section 3, 11 or 12 of these Regulations, and in such event his benefit period shall commence upon the date upon which the required premium is paid.

SECTION (14)

MISCELLANEOUS COVERAGE

33.(1) A person who has ceased to be a member of the regular forces of the Canadian Forces or a member of the Royal Canadian Mounted Police shall be entitled to a benefit period without a waiting period by qualifying as an insured person within 30 days under Section 3, 11, or 12 of these Regulations, and in such event his benefit period shall commence upon the date upon which the required premium is paid.

(2) A person who has ceased to be

(a) a patient in a mental hospital or tuberculosis sanatorium, or

(b) an inmate of a prison or reform institution,

shall be entitled to maintain his insured status without interruption by qualifying as an insured person within 30 days under Section 3, 11, or 12 of these Regulations, and in such event his benefit period shall commence upon the date upon which the required premium is paid.

SECTION (15)

HOSPITAL INDIGENTS

34.(1) A hospital indigent shall be entitled to receive insured services.

(2) The provisions of Section 18 of these Regulations shall *mutatis mutandis* apply in the case of a hospital indigent.

SECTION (16)

HOSPITAL INSURANCE CERTIFICATE

35.(1) The Commission shall issue a Hospital Insurance Certificate in prescribed form to each single person and each head of a family who is an insured person.

(2) All Hospital Insurance Certificates issued to insured persons other than pay-direct participants shall be delivered by the Commission to the employer or collector of the group and shall be distributed by him to the members of the group named on the certificates.

(3) The Hospital Insurance Certificate shall be non-transferable.

(4) An insured person shall present a Hospital Insurance Certificate upon admission to hospital.

36. An employer or a collector shall retain and make available on the request of any employee, former employee, member or former member of the group, a record of the hospital insurance number which was assigned by the Commission to that person, and such record shall be maintained for a period of six months following the separation of each member from the group or following termination of the group.

SECTION (17)

SUPPLEMENTARY INSURANCE

37.(1) In this Regulation and in Regulations 38, 39, and 40

(a) "insurer" means an insurer licensed under *The Insurance Act* or an association registered under *The Prepaid Hospital and Medical Services Act*;

(b) "contract" means a contract of insurance as defined in *The Insurance Act* or a contract made with a subscriber by an association registered under *The Prepaid Hospital and Medical Services Act*, and

(c) "group contract" means a contract of insurance whereby a number of persons other than members of the same family are insured severally under a single contract between an insurer and an employer or other person contracting with the insurer.

(2) An insurer shall not make or renew a contract under which a resident is to be provided with, or to be reimbursed or indemnified for the cost of insured services.

(3) An insurer may make or renew a contract under which a resident is to be provided with, or to be reimbursed or indemnified for the cost of hospital services other than insured services.

38.(1) Except as provided in subregulation 2 of this Regulation and subregulation 3 of Regulation 37, an insurer shall not make or renew a contract under which a benefit is payable that is dependent upon the length of time a resident is a patient in a hospital.

(2) Subregulation 1 does not apply to a contract that provides for a benefit payable if the insured is disabled where the date of commencement of the benefit depends on whether or not the patient is in a hospital.

39.(1) An insurer shall not make a payment to a resident where the payment

- (a) provides the resident with, or reimburses or indemnifies him for the cost of insured services; or
- (b) is made solely by reason of the fact that the resident was a patient in a hospital, and is a payment other than payment made pursuant to a provision of a contract of the type referred to in subregulation 2 of Regulation 38.

(2) No action or other proceeding by an insured or his representative shall lie against an insurer for payment of a benefit which the insurer has been prohibited from paying by subregulation 1.

40.(1) Regulations 37 and 38 apply to a group contract in respect of benefits to be provided by the contract on and after January 1, 1959.

(2) Regulations 37 and 38 apply to a contract entered into with an individual from and after April 1, 1958, in respect of benefits to be provided by the contract on and after January 1, 1959.

(3) Regulation 39 applies to payments due under a contract as follows:

- (a) In the case of a group contract, to payments relating to hospital treatment on or after January 1, 1959.
- (b) In the case of a contract with an individual, the anniversary or renewal date of which falls in the period January 1 to April 1, 1958, to payments relating to hospital treatment on or after the anniversary or renewal date of the contract in 1959.
- (c) In the case of a contract with an individual entered into on or after April 1, 1958, to payments relating to hospital treatment on or after January 1, 1959.

SECTION (18)

MUNICIPAL RESPONSIBILITY

41. Notwithstanding anything in these Regulations, when a recipient of public assistance receives insured services from a hospital, the municipality liable under the provisions of *The Public Hospitals Act, 1957* to pay the hospital the statutory rate for the charges for treatment of an indigent person, or a dependant of an indigent person, shall pay the hospital at the same rate for insured services provided to a recipient of public assistance or a dependant of a recipient of public assistance.

42.(1) For each recipient of public assistance or dependant of a recipient of public assistance for whom a municipality is responsible under Regulation 41, the Commission shall pay to the hospital an amount equal to the difference between the statutory rate paid by the municipality and the per diem rate established for that hospital in accordance with these Regulations.

(2) The Treasurer of Ontario shall reimburse the Commission for payments made by the Commission in accordance with subregulation 1.

SECTION (19)

RULES AFFECTING HOSPITALS

43. The Commission shall pay the cost of insured services as determined by the Commission provided to insured persons by hospitals approved by the Commission.

44. In any hospital listed in Schedule A of the Agreement, the proportion of the standard ward accommodation capacity to the total bed capacity shall be not less than 50 per cent unless the Commission otherwise orders.

45. A hospital listed in Schedule A of the Agreement or a contract hospital shall forward to the Commission

- (a) within 24 hours after an in-patient is admitted, a Notification of Admission for the patient in prescribed form, containing the required information concerning the patient;
- (b) within 96 hours after an in-patient is discharged from hospital or dies in hospital, a Notification of the Discharge or Death in prescribed form, showing the diagnosis of the patient's condition at the time of discharge, or the cause or probable cause of death, as the may be, and such other information as may be required by the Commission;
- (c) a Long Stay Report in prescribed form.

46. A hospital listed in Part I of Schedule A of the Agreement may make a direct charge to or for a patient who is an insured person only for the difference between the per diem cost of providing insured services established for that hospital under these Regulations, and the hospital charge deemed reasonable by the Commission for private or semi-private accommodation and for those services which are not insured services, requested by or on behalf of the patient.

47. When a hospital provides an insured person with private or semi-private accommodation because the patient is an emergency or isolation case or his condition requires such accommodation and such private or semi-private accommodation was not requested by or on behalf of the patient, the hospital's charge to the patient shall not exceed a charge based upon the per diem cost of insured services established for that hospital.

SECTION (20)

INSURED SERVICES IN ONTARIO

48. An insured person shall be entitled to receive insured services in a hospital listed in Schedule A or described in Schedule D of the Agreement or in a contract hospital, without paying any charge to the hospital for such services, if

- (a) he has been admitted as an in-patient to the hospital on the order of a duly qualified medical practitioner; or
- (b) he has been received in the hospital and examined as an out-patient by a duly qualified medical practitioner and treated as an out-patient, if necessary.

49.(1) An insured person shall be entitled to insured services only for the period of time following admission during which such services are medically required.

(2) To determine the period of time during which an insured person has need of insured services, the Commission may at any time and from time to time

require a hospital to secure from a patient's attending physician and forward to the Commission a written statement regarding the patient's condition and the reason or necessity for the patient receiving insured services or other treatment during all or any portion of his stay in hospital.

50. No medical practitioner shall admit or order to be admitted to a hospital any patient unless he is of the opinion that it is medically necessary for the patient to be admitted to hospital as an in-patient.

51.(1) As soon as the attending physician is of the opinion that an insured person under his care no longer requires to remain in hospital for medical reasons, the physician shall order the patient to be discharged from the hospital forthwith.

(2) The Commission shall cease to make payment for a patient to a hospital with the payment for the day on which the attending physician orders the patient to be discharged under subregulation 1, but the Commission may make payment to the hospital for keeping a patient for 24 hours after he was discharged, if the additional stay is deemed necessary by the administrator or superintendent of the hospital in accordance with the Regulations under *The Public Hospitals Act, 1957*.

52.(1) When, in the opinion of the Commission, a doubt exists concerning the necessity for in-patient or out-patient services in a specific case, the Commission may appoint and empower a medical review committee to report on the case.

(2) If, in the opinion of the Commission, after consideration of the report of the medical review committee, insured services are no longer required, the patient shall not be entitled to further insured services in respect of the illness under review.

SECTION (21)

INSURED SERVICES OUTSIDE ONTARIO

53.(1) An insured person or a dependant of an insured person who receives treatment in a hospital outside Ontario may be reimbursed by the Commission for the cost of insured services received on presentation to the Commission of a detailed receipt from the hospital for payment made to the hospital by him, or the Commission may make payment directly to the hospital for insured services received by the insured person, provided that

- (a) the care and treatment was required because of accident or sudden attack of illness;
- (b) the hospital which supplied the care and treatment is one which is licensed or approved as a hospital by the governmental hospital licensing authority in whose jurisdiction the hospital is situate;
- (c) in no case shall the Commission pay an amount for insured services rendered to an insured person by a hospital outside Ontario that, in the opinion of the Commission, is greater than the amount which such services would have cost had they been provided in Ontario in a hospital of approximately equivalent size and with similar facilities;
- (d) the Commission receives from the hospital outside Ontario which provided the care and treatment to the insured person a certificate which shows,
 - (i) that the patient was admitted, with the date of admission,
 - (ii) the diagnosis of the condition for which the patient was admitted,

- (iii) the date of discharge or death of the patient,
 - (iv) the nature of any complication, complications, or sequelae, if any, which would explain a longer than average stay in hospital for a person with the disease or condition from which the patient was suffering,
 - (v) the kind and number of any laboratory, radiological or other special diagnostic tests performed on or for the patient,
 - (vi) the nature of any special treatment procedures or surgery which were performed on the patient,
 - (vii) the discharge diagnosis or cause of death, as the case may be, and
 - (viii) such other information as may be required and requested by the Commission; and
- (e) the accommodation and services received shall not constitute, in the opinion of the Commission, a custodial type of care provided in a home for the aged, an infirmary or other institution of a similar character, or treatment in a mental, psychiatric or tuberculosis hospital.

(2) Where the amount charged for insured services rendered by a hospital outside Ontario is greater than the amount which, in the opinion of the Commission, such services would have cost had they been provided in Ontario in a hospital of approximately equivalent size and with similar facilities, the insured person shall be personally responsible to the hospital for the payment of the amount of the charges made by the hospital in excess of the amount which in the opinion of the Commission such services would have cost in Ontario.

54. The Commission may enter into an agreement with the hospital insurance authority of a participating province to pay the appropriate rate established by such authority for insured services supplied to any insured person who, because of an accident or a sudden attack of illness, requires emergency care and treatment in one of the hospitals in the participating province approved under the hospital insurance plan of that province to render care and treatment.

55. The Commission may enter into an agreement with any hospital situated outside Ontario to pay for insured services provided by the hospital to an insured person.

SECTION (22)

PAYMENT TO ONTARIO HOSPITALS

56. A Hospital Rate Board shall be established by the Commission and shall be composed of the following employees of the Commission:

- (a) the officer responsible for hospital accounting, who shall be the chairman of the Hospital Rate Board,
- (b) the officer responsible for insurance accounting, who shall be the vice-chairman of the Hospital Rate Board,
- (c) the officer responsible for hospital consulting services.

57. The Hospital Rate Board shall establish the rates of payment by the Commission to hospitals for insured services.

58.(1) To qualify for payments from the Fund described in Section 27, a hospital shall annually submit to the Commission, not later than the 31st of October, a proposed annual budget for the hospital for the ensuing calendar year.

(2) The Hospital Rate Board shall examine each proposed annual budget submitted in accordance with subregulation 1 and determine for each hospital an approved budget for the ensuing calendar year.

(3) An approved budget under subregulation 2 shall represent, as nearly as may be calculated, the estimated cost of providing insured services in each hospital, but the approved budget shall not include

- (a) any amount expended on the capital cost of land, buildings or physical plant;
- (b) any amount expended for the payment of any capital debt or interest thereon;
- (c) any amount expended for the payment of any debt, or any interest thereon, incurred prior to the date of the coming into force of the Agreement; or
- (d) any amount for depreciation on the value of land or buildings, or on the value of physical plant as defined in the *Federal Act*.

(4) The Hospital Rate Board shall annually determine a per diem rate for each hospital based upon the approved budget for that hospital and an estimate of the number of patient days' service the hospital will provide during the year.

59.(1) The Commission may make adjustments in the amounts payable to a hospital on presentation to it of evidence that the per diem rate established by the Hospital Rate Board was either too low or too high, as the case may be.

(2) The Commission may require payment by or pay to a hospital, as the case may be, the amount required by any adjustment made under subregulation 1.

60. The rates charged by a hospital listed in Part I of Schedule A of the Agreement to all patients who are not insured persons, and to all agencies or corporations who pay hospital charges on behalf of such patients, shall be the rates approved for that hospital by the Hospital Rate Board.

SECTION (23)

THIRD PARTY LIABILITY

61.(1) Upon the provision of insured services to an insured person in respect of injury or illness caused or contributed to by the fault or neglect of any person, the Commission shall be subrogated to all rights of recovery of the insured person against any person in respect of the cost of such insured services and may bring action in the name of the insured person to enforce such rights.

(2) The rights conferred upon the Commission by way of subrogation under subregulation (1) shall not be deemed to restrict such other rights of recovery of the insured person in respect of such injury or illness for loss or damage not the subject of insured services, and in the event of the commencement of an action by the insured person in respect of such loss or damage there shall be included a claim on behalf of the Commission for the cost of such insured services.

(3) No action in which a claim for the cost of insured services has been joined on behalf of the Commission shall be settled without provision for payment in full of such claim except with the consent in writing of counsel for the Commission.

(4) The costs of any action by an insured person in which a claim has been joined on behalf of the Commission pursuant to subregulation 2 shall be borne by the Commission in the same proportion as the claim of the Commission for the cost of insured services bears to the total claimed by and through the insured person in the action.

(5) If no action has been commenced by an insured person for the recovery of damages arising out of injury or illness within 60 days of the last act or omission which caused or contributed to the injury or illness, the Commission

- (a) upon the service of notice on the insured person may commence an action in his name for the recovery of the cost of insured services, and at any time prior to trial of the action the insured person may join in such action such other claims arising out of the same occurrence, upon such conditions, as to costs or otherwise as to the Court may seem just, and

- (b) may in such case effect settlement of the claim.

(6) A liability insurer shall pay to the Commission any amount referable to a claim for recovery of the cost of insured services that would otherwise be payable to an insured person, and such payment shall discharge the liability of the insurer to pay that amount to the insured person.

SECTION (24)

LIMITATION OF LIABILITY

62. The Commission shall not be liable to an insured person, to any other patient or a visitor, or to any member of the professional staff or employee of a hospital, or to an independent contractor hired by a hospital, for any act or omission of any hospital official, or of any person on the medical staff or nursing staff, or of any employee or agent of the hospital.

SECTION (25)

PENALTIES

63.(1) An employer of a mandatory group who neglects or fails to submit the required forms or to remit with such forms on or before the due date the premium required on behalf of an employee shall be guilty of an offence and on summary conviction shall be liable to a penalty of not less than \$200 and not more than \$10,000.

(2) In addition to the penalty imposed under subregulation 1, the employer shall be liable to pay all unpaid premiums, together with interest from the due date at the rate of 10 per cent per annum.

64. A person who defrauds or attempts to defraud the Commission or a hospital by means of a counterfeit or forged Hospital Insurance Certificate, Certificate of Payment or other document, or by impersonation of an insured person, or by any other form of misrepresentation in the use of a Hospital Insurance Certificate or in the obtaining of payments from the Commission that are not legally payable, shall be guilty of an offence and on summary conviction liable to a penalty of not less than \$200 and not more than \$10,000.

65. Any person who contravenes a provision of these Regulations for which no penalty is specifically provided shall be guilty of an offence and on summary conviction shall be liable to a penalty of not less than \$25 and not more than \$500.

SECTION (26)

TIME LIMIT FOR PROSECUTIONS

66. Any prosecution for a violation of any provision of the Act or of these Regulations shall be commenced within two years after the cause of action arose or was discovered by the Commission.

SECTION (27)

THE HOSPITAL SERVICES COMMISSION FUND

67.(1) The Commission shall establish a Fund to be known as The Ontario Hospital Services Commission Fund (hereinafter referred to as the "Fund").

(2) All moneys received by the Commission shall be deposited to the credit of the Fund with a chartered bank or the Province of Ontario Savings Office.

(3) All administrative expenses of the Commission shall be paid out of the Fund.

(4) All moneys required by the Commission shall be disbursed from the Fund bank account or accounts by cheque signed by two officers of the Commission who shall be designated by resolution of the Commission.

(5) The signatures of the officers designated under subregulation 4 may be by facsimile in accordance with a resolution of the Commission.

(6) The Commission may provide for temporary financing for the Fund by way of bank overdraft.

(7) The Commission may, by resolution, authorize the investment of moneys out of the Fund which are surplus to the Commission's immediate requirements; but such investment may be made only by purchase of bonds, debentures, notes or bills issued by or guaranteed by the Government of Canada or the Province of Ontario.

(8) The Commission shall establish an internal audit procedure for the administration of the Fund.

(5273) 10

THE HIGHWAY TRAFFIC ACT

O. Reg. 46/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, 231/57 and 263/57, is further amended by adding thereto the following item:

6. That part of the King's Highway known as Number 8 in the Township of Grantham in the County of Lincoln, lying between its junction with the Queen Elizabeth Way where east-bound traffic enters the Queen Elizabeth Way and a point in the highway distant 1500 feet measured westerly therealong.

2.(1) Schedule B of Ontario Regulations 209/56 as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57 and 263/57, is further amended by re-numbering item 10 as made by Ontario Regulations 263/57 as item 11.

(2) Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57 and 263/57, is further amended by adding thereto the following items:

12. That part of the King's Highway known as Number 11, in the Township of Innisfil, in the County of Simcoe, lying between its intersection with the southerly limit of the Town of Barrie and a point in the highway distant 2000 feet measured southerly therealong.
13. That part of the King's Highway known as Number 2, in the Township of Hamilton, in the County of Northumberland, lying between the east limit of the Town of Cobourg and the intersection of the highway with the roadway known as Maplewood Boulevard.
14. That part of the King's Highway known as Number 27, in the townships of Tecumseh and West Gwillimbury, in the County of Simcoe, lying between its intersection with the King's Highway known as Number 88, and a point distant 1000 feet measured southerly therealong.
15. That part of the King's Highway known as Number 27, in the townships of Tecumseh and West Gwillimbury, in the County of Simcoe, lying between its intersection with the King's Highway known as Number 88 and a point distant 400 feet measured northerly therealong.
16. That part of the King's Highway known as Number 88, in the Township of West Gwillimbury, in the County of Simcoe, from its intersection with the King's Highway known as Number 27 and a point distant 2800 feet measured easterly therealong.

3. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57, is amended by adding thereto the following item:

4. That part of the King's Highway known as Number 27, in the townships of Tecumseh and West Gwillimbury in the County of Simcoe, lying between a point in the highway distant 1000 feet measured southerly therealong from its intersection with the King's Highway known as Number 88 and a point in the highway distant 1000 feet measured southerly therealong.

4. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57, is amended by adding thereto the following items:

2. That part of the King's Highway known as Number 66, in the Township of Teck in the District of Temiskaming, lying between its intersection with the westerly limit of the overpass of the Northern Ontario Railway and the westerly limit of the level crossing of the right-of-way of the Northern Ontario Railway.
3. That part of the King's Highway known as Number 8, in the Township of Grantham in the County of Lincoln, lying between the east limit of the City of St. Catharines and a point in the highway distant 1500 feet measured westerly from the east junction of Highway Number 8 with the Queen Elizabeth Way where eastbound traffic enters the Queen Elizabeth Way.

(5274)

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THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 47/58.

Controlled-access Highway—Thessalon By-pass.

New.

Made—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT
ACT, 1957

THESSALON BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Thessalon and in the Town of Thessalon in the District of Algoma being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2253-35 registered in the Registry and Land Titles offices at Sault Ste. Marie as numbers T-13388 and 37311, respectively.

(5275)

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THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 48/58.

Controlled-access Highways.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950.

Made—20th February, 1958.

Filed—25th February, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT
ACT, 1957

1. Regulations 134 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following schedules:

SCHEDULE 15B

1. In the Township of Scarborough in the County of York being

- (a) part of lot 1 in each of concessions 1 and 2,
- (b) part of lot 14 registered plan 3460,
- (c) all of lot 15 registered plan 3460,
- (d) part of Brunwell Street registered plan 3460, and
- (e) part of the road allowance between
 - (i) concessions 1 and 2, and
 - (ii) the townships of Scarborough and Pickering,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at the intersection of the south-easterly limit of the controlled-access highway described in Schedule 15 of Regulations 134

Consolidated Regulations of Ontario, 1950, South Side with the centre line of the road allowance of Hwy. between the townships of Scarborough and 401 Pickering, the point of intersection being

- (i) north 17° 57' west 90.29 feet, and
- (ii) north 48° 44' east 35.94 feet,

from the south-east angle of lot 1 concession 2, thence south 48° 44' west along the south-easterly limit of the controlled-access highway 2234.98 feet; thence north 73° 22' east 196.93 feet to a monument in the easterly limit of lot 14 registered plan 3460; thence north 73° 02' 15" east 100.0 feet to a monument marking the south-west angle of lot 15 registered plan 3460; thence north 73° 02' 15" east along the southerly limit of lot 15 registered plan 3460 a distance of 254.31 feet to a monument; thence north 73° 02' 15" east continuing along the southerly limit 135.65 feet to a monument; thence north 73° 02' 15" east continuing along the southerly limit 16.0 feet to the south-east angle of lot 15 registered plan 3460; thence north 39° 49' east 16.0 feet to a monument; thence north 39° 49' east 129.80 feet to a monument; thence north 39° 49' east 16.0 feet; thence north 25° 39' east 16.0 feet to a monument; thence north 25° 39' east 501.0 feet to a monument; thence north 25° 39' east 16.0 feet; thence north 48° 44' east 16.0 feet to a monument; thence north 48° 44' east 173.78 feet to a monument; thence north 17° 29' west 8.25 feet to a monument; thence north 71° 17' east 248.56 feet; thence north 66° 29' 20" east 457.77 feet to the centre line of the road allowance between the townships of Scarborough and Pickering; thence north 17° 57' west along the centre line 308.58 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

- (a) part of lot 1 concession 2, and
- (b) part of the road allowance between the townships of Scarborough and Pickering,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at the intersection of the north-westerly limit of the controlled-access highway described in Schedule 15 of Regulations 134 Consolidated Regulations of Ontario, 1950, with the centre line of the road allowance between the townships of Scarborough and Pickering, the point of intersection being

- (i) north 17° 57' west 297.18 feet, and
- (ii) north 48° 44' east 35.94 feet,

from the south-east angle of lot 1 concession 2, thence south 48° 44' west along the north-westerly limit of the controlled-access highway 658.70 feet; thence north 41° 16' west 10.0 feet to a monument; thence north 48° 44' east 20.0 feet; thence north 24° 36' east 20.0 feet to a monument; thence north 24° 36' east 120.12 feet to a monument; thence north 24° 36' east 20.0 feet; thence north 14° 58' west 20.0 feet to a monument; thence north 14° 58' west 196.98 feet to a monument; thence north 14° 58' west 20.0 feet; thence north 13° 19' east 18.0 feet to a monument; thence north 13° 19' east 180.32 feet to a monument; thence north 13° 19' east 20.0 feet; thence north 41° 15' west 83.62 feet to a monument; thence north 48° 27' east 138.14

Lansing
Cut-Off

feet to a monument; thence north 48° 27' east 250.0 feet to a monument; thence north 48° 27' east 100.0 feet to a monument in the easterly limit of lot 1 concession 2; thence south 17° 57' east along the easterly limit 170.84 feet; thence north 72° 03' east 33.0 feet to the centre line of the road allowance between the townships of Scarborough and Pickering; thence south 17° 57' east along the centre line 359.40 feet to the point of commencement.

3. In the Township of Scarborough in the County of York being

- (a) part of lots 1 and 2, concession 1,
- (b) part of lots 2 and 3, concession 2, and
- (c) part of the road allowance between
 - (i) concessions 1 and 2, and
 - (ii) lots 2 and 3, concession 2,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at the intersection of the north-westerly limit of the controlled-access highway described in Schedule 15 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the northerly limit of lot 1 concession 1, the point of intersection being distant 467.81 feet north 71° 08' east along the northerly limit of lot 1 concession 1 from the north-west angle of lot 1 concession 1, thence south 48° 44' west along the north-westerly limit of the controlled-access highway 1039.32 feet to the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53; thence north 64° 12' west along the northerly limit 1372.70 feet to a monument; thence north 71° 47' east 115.79 feet to the easterly limit of lot 3 concession 2; thence south 18° 13' east along the easterly limit 103.70 feet; thence north 71° 47' east 66.0 feet to a monument in the westerly limit of lot 2 concession 2; thence south 18° 13' east along the westerly limit 16.0 feet; thence south 80° 11' east 16.0 feet to a monument; thence south 80° 11' east 202.10 feet to a monument; thence south 80° 11' east 16.0 feet; thence south 56° 11' east 16.0 feet to a monument; thence south 56° 11' east 297.13 feet to a monument; thence south 56° 11' east 16.0 feet; thence south 57° 09' 15' east 98.16 feet; thence south 57° 48' east 16.0 feet to a monument; thence south 57° 48' east 200.0 feet to a monument; thence south 57° 48' east 16.0 feet; thence north 76° 06' east 16.0 feet to a monument; thence north 76° 06' east 198.63 feet to a monument; thence north 76° 06' east 16.0 feet; thence north 55° 34' east 16.0 feet to a monument; thence north 55° 34' east 430.41 feet to a monument; thence north 55° 34' east 16.0 feet to the division line between lots 1 and 2, concession 1; thence north 17° 21' 40" west along the said division line 80.13 feet to the north-east angle of lot 2 concession 1, being also the north-west angle of lot 1 concession 1; thence north 71° 08' east along the northerly limit of lot 1 concession 1 a distance of 467.81 feet to the point of commencement.

SCHEDULE 16A

1. In the Township of Pickering in the County of Ontario being

- (a) part of lot 35 in each of ranges 2 and 3, broken front concession, and
- (b) part of the road allowance between
 - (i) ranges 2 and 3, broken front concession, and

- (ii) the townships of Pickering and Scarborough,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of the road allowance between the townships of Pickering and Scarborough with the centre line of the controlled-access highway described in Schedule 16 of Regulations 134 Consolidated Regulations of Ontario, 1950, in longitude 79° 09' west, bounded by a line located as follows:

Commencing at the intersection of the south-easterly limit of the controlled-access highway, with the centre line of the road allowance between the townships of Pickering and Scarborough, the point of intersection being

- (i) north 17° 51' west 205.40 feet, and
- (ii) south 48° 49' 20" west 35.94 feet,

South of Hwy. 401 from the south-west angle of lot 35 range 3 broken front concession, thence north 48° 49' 20" east along the south-easterly limit of the controlled-access highway 926.07 feet; thence south 41° 10' 40" east 65.0 feet to a monument; thence south 52° 04' west 455.94 feet to a monument; thence south 20° 19' east 272.77 feet to a monument; thence south 20° 19' east 75.19 feet to the southerly limit of lot 35 range 3 broken front concession; thence south 72° 55' west along the southerly limit 22.55 feet; thence south 17° 05' east 66.0 feet to a monument in the northerly limit of lot 35 range 2 broken front concession; thence south 66° 31' west 234.20 feet to a monument; thence south 65° 47' 30" west 207.60 feet to the centre line of the road allowance between the townships of Pickering and Scarborough; thence north 17° 51' west along the centre line 308.58 feet to the point of commencement.

2. In the Township of Pickering in the County of Ontario being

- (a) part of lot 35 range 3 broken front concession, and
- (b) part of the road allowance between the townships of Pickering and Scarborough,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of the road allowance between the townships of Pickering and Scarborough with the centre line of the controlled-access highway described in Schedule 16 of Regulations 134 Consolidated Regulations of Ontario, 1950, in longitude 79° 09' west, bounded by a line located as follows:

Commencing at the intersection of the north-westerly limit of the controlled-access highway, with the centre line of the road allowance between the townships of Pickering and Scarborough, the point of intersection being

- (i) north 17° 51' west 423.20 feet, and
- (ii) south 48° 49' 20" west 35.94 feet,

North of Hwy. 401 from the south-west angle of lot 35 range 3 broken front concession, thence north 48° 49' 20" east along the north-westerly limit of the controlled-access highway 839.83 feet; thence north 41° 10' 40" west 40.0 feet to a monument; thence south 52° 32' west 383.90 feet to a monument; thence south 88° 48' west 376.80 feet to a monument in the westerly limit of lot 35 range 3 broken front concession; thence south 72° 09' west 33.0 feet to the centre line of the road allowance between the townships of Pickering and Scarborough; thence south 17° 51' east along the centre line 348.51 feet to the point of commencement.

(5276)

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THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 49/58.

General Legislative Grants.
New and Revoking O. Regs. 2/56, 78/56
and 56/57.

Made—19th February, 1958.
Approved—20th February, 1958.
Filed—27th February, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

GENERAL LEGISLATIVE GRANTS

INTERPRETATION

1. In these regulations

- (a) "instructional salaries" means the total amount paid to or on behalf of teachers for day-school services in respect of

(i) their salaries, and

(ii) travelling allowances for itinerant teachers

and includes the amount of superannuation withheld by a board under *The Teachers' Superannuation Act*;

- (b) "municipality" means city, town, village or township;

- (c) "provincial equalizing factor" means the factor determined by the Department of Municipal Affairs to adjust the local assessment of the whole or part of a municipality to the assessment to be used for grant purposes;

- (d) "public institution" means an institution operated by Canada, Ontario, a county, or a municipality, and having real property not taxable under *The Assessment Act*;

- (e) "rural municipality" means a township either with or without municipal organization, and unsurveyed territory;

- (f) "teacher" means a person employed by a board who, under a certificate or letter of standing or letter of permission from the Minister, is engaged in inspecting, supervising, or teaching in a school under the jurisdiction of the board;

- (g) "urban municipality" means city, town, or village; and

- (h) "year" means the period from and including the 1st of January to and including the 31st of December next following.

2. "Recognized cost" shall be subject to the approval of the Minister.

APPORTIONMENT

3. The general legislative grants for public schools, separate schools, continuation schools, high schools, and vocational schools shall be

- (a) apportioned and distributed to boards in accordance with these regulations, and

- (b) applied to such school purposes as the board receiving a grant deems expedient.

CONTINGENCIES OF GRANTS

4. Where a board does not comply with the Acts administered by the Minister or the regulations thereunder, the Minister may withhold the whole or any part of a grant payable to the board.

5. Where in any year the amount voted by the Legislature for the grants under these regulations is insufficient or more than sufficient to pay the grants in full, the Minister may make a *pro-rata* reduction or increase, as the case may be.

PART 1

PUBLIC AND SEPARATE SCHOOLS

APPLICATION

6. This part applies to general legislative grants in respect to public and separate schools.

INTERPRETATION

7.(1) In regulations 10 and 13 "recognized cost" means

- (a) the portion approved by the Minister for grant purposes of the payment, or of the amount set aside for payment, by a board from its current funds, or on its behalf by a municipal council, in the current year on principal and interest due in that year on debentures issued and capital loans obtained on or after the 1st of January, 1951,

- (b) the portion approved by the Minister for grant purposes of the payment, or of the amount set aside for payment, by a board from its current funds, or on its behalf by a municipal council, in the preceding year on principal and interest due in that year on debentures issued and capital loans obtained before the 1st of January, 1951,

- (c) the disbursement in respect of tuition fees to another board by a board from its current funds, or on its behalf by another board, in the preceding year,

- (d) the portion of the cost approved by the Minister for grant purposes in respect of disbursements made by a board from its current funds in the preceding year, except as set forth under regulation 13, for

- (i) transportation of pupils to and from school where their parents or guardians do not contribute directly to the cost of the transportation,

- (ii) structural alterations, new foundations, new basements, new stairways, new roofs, new floors, fire-escapes, fire-doors, new heating-equipment, new lighting, new sanitary-conveniences of a modern type, new water-facilities, new fences, new blackboards, new desks, new pianos, and new film-projectors, except where the school under the jurisdiction of the board is in an urban municipality having a population of 2,500 or more or is in a rural municipality having a population of 25,000 or more,

- (iii) capital outlays for new schools, for additions to schools, and for new class-rooms, and

- (iv) capital outlays for school buses for the transportation of pupils, and

(e) the total disbursements made by a board from its current funds in the preceding year, except as set forth under regulation 13, for

- (i) instructional salaries not exceeding \$115 for each pupil of average daily attendance as determined under sub-regulations 1 and 2 of regulation 8 and under regulation 9, except where the board qualifies for a grant under sub-regulation 1 of regulation 10,
- (ii) fuel and electricity where the board qualifies for a grant under subregulation 5 of regulation 10 and the assessment per classroom unit is less than \$20,000,
- (iii) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof, and
- (iv) the fee for membership in the Ontario School Trustees' Council and the fee paid for membership in one member association of the Ontario School Trustees' Council,

less current-fund receipts as follows:

- (f) tuition fees from another board,
- (g) amounts transferred to current funds from capital funds,
- (h) insurance proceeds,
- (i) receipts from the sale of school buildings and equipment, and
- (j) refunds and reimbursements connected with disbursements previously included in recognized cost.

(2) In this Part "recognized extraordinary expenditure per class-room" for a board operating a school means the quotient obtained by dividing the sum of the amounts recognized for grant purposes for debenture payments, for capital outlays from current funds, and for transportation, by the number of class-rooms recognized for grant purposes, not including the one-half of a class-room referred to in sub-clause i of clause b of subregulation 3.

(3) In this Part

(a) "assessment" means

- (i) the assessment of all property, including any business assessment, rateable for public-school purposes in the public-school section or for separate-school purposes in the area prescribed under section 57 of *The Separate Schools Act*, as the case may be, as shown on the assessment roll on which taxes were levied for the preceding year, adjusted by the provincial equalizing factor, and
- (ii) where moneys are received by the board under section 33 of *The Assessment Act* or clause b of regulation 4 of Ontario Regulations 197/52, the assessment as set forth in sub-clause i, together with an amount equivalent to that which, if levied upon at the rate of real-property taxation on the rate-payers of the school section or separate-school organization for school purposes, would result in taxes equal to the moneys so received by the board, adjusted by the provincial equalizing factor,

but where the assessment per class-room to be used for a board in the calculation of the grant under these regulations is more than 160 per cent of the assessment per class-room used for that board in the preceding year, the assessment per class-room of that board means 160 per cent of the latter assessment, and where there is no assessment for school purposes, the assessment per class-room shall be deemed to be \$160,000;

(b) "class-room unit" means

- (i) for the board of a larger unit of administration, the number of open class-rooms on the first school-day of the current year, together with one-half of a class-room, for each of the former school-sections or separate-school areas in which the board is not operating a school and which are included in the larger unit,
- (ii) for a board all of whose pupils are attending a school operated by another board, the quotient, adjusted to the next largest whole number, obtained by dividing the number of those pupils enrolled on the first school-day of the current year by 39,
- (iii) for a board operating a school and having more than 20 pupils enrolled on the first school-day in the current year at a school operated by another board, the number of open class-rooms on the first school-day of the current year added to the quotient, adjusted to the next largest whole number, obtained by dividing the number of those pupils by 39, and
- (iv) for other boards, the number of open class-rooms on the first school-day of the current year;

(c) "cost of operating" means

- (i) the total of the disbursements for the normal operation of the board for school purposes, exclusive of payments in respect of principal, interest, and other charges on debentures issued and capital loans obtained on or after the 1st of January, 1951, paid out of current funds by a board or on its behalf during the preceding year, and
- (ii) payments by a board or on its behalf in respect of principal, interest, and other charges due in the current year on debentures issued and capital loans obtained on or after the 1st of January, 1951;
- (d) "larger unit of administration" means a consolidated-school section, a township school area, an area under a township board, an improvement district, or a union of separate-school areas;
- (e) "open class-room" means a class-room used throughout each school-day by pupils in the charge of a teacher; and
- (f) "population" means the population of the municipality as shown on the assessment roll on which taxes for the preceding year were levied, less the number of inmates of public institutions.

AVERAGE DAILY ATTENDANCE

8.(1) Subject to subregulation 2, for the purpose of sub-clause i of clause e of subregulation 1 of regulation 7, the average daily attendance shall be the average daily attendance for the preceding year together with any additional average daily attendance to which the board is entitled under regulation 9.

(2) The average daily attendance shall be not less than the figure computed by multiplying the number of open class-rooms by 30, but the number of open-class-rooms for this purpose shall be

- (a) the number of open class-rooms as set forth under clauses a and b of subregulation 3, or
- (b) the number of open class-rooms actually in operation on the first school-day of the current year,

whichever is the lesser.

(3) The number of open class-rooms shall not exceed

- (a) where the average daily attendance for a board in an urban municipality or in a rural school is fewer than 300, the number obtained by dividing the average daily attendance by 33 and allowing an additional room for any remaining fraction, or
- (b) where the average daily attendance for a board in an urban municipality or in a rural school is 300 or more, the number obtained by dividing the average daily attendance by 30 and making no allowance for any remaining fraction.

(4) For the purposes of determining the grant in respect of average daily attendance provided in regulation 10, "average daily attendance" for a board means average daily attendance of pupils for the previous year together with any additional average daily attendance to which the board is entitled under regulation 9.

9.(1) Where a board operates one or more auxiliary classes or units, the average daily attendance, as determined under regulation 8, shall be increased by adding thereto

- (a) 20 for each braille class for the blind, hard-of-hearing class, hospital class, oral class for the deaf, orthopaedic class, sight-saving class, and each full-time home-instruction teacher,
- (b) 8 for each handicraft class, opportunity class, lip-reading class, and each full-time speech-correction teacher,
- (c) 2 for each advancement class, institutional class, and open-air class,
- (d) 2 for each school which uses the services of an approved itinerant auxiliary teacher or teachers, and which is operated by the board in a municipality with a population under 25,000,
- (e) 2 for each home-instruction and orthopaedic unit,

- (f) 1/2 for each sight-saving unit,
 - (g) 1/2 for each opportunity unit in schools not served by an itinerant auxiliary teacher,
- but
- (h) the increase in average daily attendance under clause g shall not exceed 1/2 per school, and
 - (i) the increase in average daily attendance under clause e or f or g shall not exceed 30.

(2) Where a board operates one or more industrial-arts or home-economics class-rooms, the average daily attendance, as determined under regulation 8, shall be increased for each of those class-rooms by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:

COLUMN 1	COLUMN 2
Average daily attendance of school	Number to be added
Under 50	1
50 but under 100	2
100 but under 200	3
200 but under 300	4
300 or more	5

(3) Where the pupils of 2 or more schools operated by a board receive instruction in industrial arts or home economics in one school operated by that board, the average daily attendance of those schools shall be added together for the purposes of subregulation 2.

(4) Where a class-room or unit was in operation for only one term in the preceding year, the average daily attendance shall be increased by one-half of the number calculated under subregulations 1 and 2, respectively.

AMOUNT OF GRANTS

10. Subject to regulations 12, 13, 15, 16, and 37,

(1) A board that operated a school in the preceding year and that was supported by assessment from an urban municipality having a population of 90,000 or more, subject to subregulation 6, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per class-room given at the top of the table and assessment per class-room given in Column 1 of the table as follows:

ELEMENTARY SCHOOLS

Urban Municipalities Population 90,000 or more

Item	Column 1	Recognized Extraordinary Expenditure per Class-Room					
		Under \$500		\$500 or more but under \$1500		\$1500 or more	
		Column 2		Column 3		Column 4	
	Assessment per class-room	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$600,000 or more	30	\$50	31	\$54	33	\$58
2	500,000 or more but under \$600,000	31	52	33	56	35	60
3	400,000 or more but under 500,000	33	54	35	58	37	62
4	300,000 or more but under 400,000	35	56	37	60	39	64
5	200,000 or more but under 300,000	37	58	39	62	41	66
6	150,000 or more but under 200,000	39	60	42	64	44	68
7	100,000 or more but under 150,000	41	62	45	66	47	71
8	under \$100,000	43	66	47	70	50	75

(2) A board in the Metropolitan Area as defined in section 1 of *The Municipality of Metropolitan Toronto Act, 1953* that operated a school in the preceding year and that was supported by assessment from an urban municipality having a population under 90,000 or from a rural municipality, subject to subregulation 6, shall

be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per class-room given at the top of the table and with the assessment per class-room given in Column 1 of the table as follows:

ELEMENTARY SCHOOLS

METROPOLITAN AREA

Urban Municipalities Population under 90,000 and Rural Municipalities

Item	Column 1	Recognized Extraordinary Expenditure per Class-Room					
		Under \$500		\$500 or more but under \$1500		\$1500 or more	
		Column 2		Column 3		Column 4	
	Assessment per class-room	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$600,000 or more	35	\$16	37	\$18	40	\$20
2	500,000 or more but under \$600,000	37	17	39	19	42	21
3	400,000 or more but under 500,000	39	18	41	20	44	22
4	300,000 or more but under 400,000	41	19	43	21	46	23
5	200,000 or more but under 300,000	43	20	45	22	48	24
6	150,000 or more but under 200,000	45	21	49	23	53	26
7	125,000 or more but under 150,000	47	22	52	24	57	27
8	100,000 or more but under 125,000	50	22	55	25	60	28
9	95,000 or more but under 100,000	53	23	58	26	63	29
10	90,000 or more but under 95,000	57	23	62	27	67	30
11	85,000 or more but under 90,000	61	24	66	28	71	31
12	80,000 or more but under 85,000	65	25	70	29	75	32
13	75,000 or more but under 80,000	69	26	73	30	77	33
14	70,000 or more but under 75,000	73	27	76	31	79	34
15	under \$70,000	77	29	80	33	81	35

(3) A board that operated a school in the preceding year and that was supported by assessment from an urban municipality having a population of 13,000 or more but under 90,000, subject to subregulation 6, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per class-room given at the top of the table and with the assessment per class-room given in Column 1 of the table as follows:

ELEMENTARY SCHOOLS

Urban Municipalities Population 13,000 or more but under 90,000

		Recognized Extraordinary Expenditure per Class-Room											
Item	Column 1	Under \$500		\$500 or more but under \$1500		\$1500 or more but under \$3000		\$3000 or more but under \$4500		\$4500 or more but under \$5500		\$5500 or more	
		Column 2		Column 3		Column 4		Column 5		Column 6		Column 7	
		% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$300,000 or more	35	\$16.00	36	\$17.00	38	\$18.00	42	\$19.00	45	\$20.00	48	\$21.00
2	250,000 or more but under \$300,000	37	16.50	38	17.50	40	18.50	44	19.50	47	20.50	50	21.50
3	200,000 or more but under 250,000	38	17.00	40	18.00	42	19.00	46	20.00	49	21.00	52	22.00
4	190,000 or more but under 200,000	40	17.50	42	18.50	44	19.50	47	20.50	50	21.50	53	22.50
5	180,000 or more but under 190,000	41	18.00	43	19.00	45	20.00	48	21.00	51	22.00	54	23.00
6	170,000 or more but under 180,000	43	18.50	44	19.50	46	20.50	49	21.50	52	22.50	55	23.50
7	160,000 or more but under 170,000	44	19.00	45	20.00	47	21.00	50	22.00	53	23.00	56	24.00
8	150,000 or more but under 160,000	46	19.50	47	20.50	49	21.50	51	22.50	54	23.50	57	24.50
9	140,000 or more but under 150,000	47	20.00	49	21.00	50	22.00	52	23.00	55	24.00	58	25.00
10	130,000 or more but under 140,000	48	20.50	50	21.50	51	22.50	53	23.50	56	24.50	59	25.50
11	125,000 or more but under 130,000	49	21.00	51	22.00	52	23.00	54	24.00	57	25.00	60	26.00
12	120,000 or more but under 125,000	50	21.50	52	22.50	53	23.50	55	24.50	58	25.50	61	26.50
13	115,000 or more but under 120,000	51	22.00	53	23.00	54	24.00	56	25.00	59	26.00	62	27.00
14	110,000 or more but under 115,000	52	22.50	54	23.50	55	24.50	57	25.50	60	26.50	63	27.50
15	105,000 or more but under 110,000	53	23.00	55	24.00	56	25.00	58	26.00	61	27.00	64	28.00
16	100,000 or more but under 105,000	54	23.50	56	24.50	57	25.50	59	26.50	62	27.50	65	28.50
17	95,000 or more but under 100,000	55	24.00	57	25.00	58	26.00	60	27.00	63	28.00	66	29.00
18	90,000 or more but under 95,000	56	24.50	58	25.50	59	26.50	61	27.50	64	28.50	67	29.50
19	85,000 or more but under 90,000	57	25.00	59	26.00	60	27.00	62	28.00	65	29.00	68	30.00
20	80,000 or more but under 85,000	58	25.50	60	26.50	61	27.50	63	28.50	66	29.50	69	30.50
21	75,000 or more but under 80,000	59	26.00	61	27.00	62	28.00	64	29.00	67	30.00	70	31.00
22	70,000 or more but under 75,000	60	26.50	62	27.50	63	28.50	65	29.50	68	30.50	71	31.50
23	65,000 or more but under 70,000	61	27.00	63	28.00	64	29.00	66	30.00	69	31.00	72	32.00
24	60,000 or more but under 65,000	62	27.50	64	28.50	65	29.50	67	30.50	70	31.50	73	32.50
25	under \$60,000	63	28.00	65	29.00	66	30.00	68	31.00	71	32.00	74	33.00

(4) A board that operated a school in the preceding year and that was supported by assessment from an urban municipality having a population of 6,500 or more but under 13,000, subject to subregulation 6, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per class-room given at the top of the table and with the assessment per class-room given in Column 1 of the table as follows:

ELEMENTARY SCHOOLS

Urban Municipalities Population 6,500 or more but under 13,000

Recognized Extraordinary Expenditure per Class-Room														
Item	Column 1	Recognized Extraordinary Expenditure per Class-Room										Item		
		Under \$500		\$500 or more but under \$1500		\$1500 or more but under \$3000		\$3000 or more but under \$4500		\$4500 or more but under \$5500			\$5500 or more	
		% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil		% of Recog- nized cost	Grant per pupil
1	\$200,000 or more	40	\$20.00	41	\$21.00	43	\$22.00	45	\$23.00	47	\$24.00	50	\$25.00	1
2	190,000 or more but under \$200,000	42	20.50	43	21.50	45	22.50	47	23.50	49	24.50	52	25.50	2
3	180,000 or more but under 190,000	44	21.00	45	22.00	47	23.00	49	24.00	51	25.00	54	26.00	3
4	170,000 or more but under 180,000	46	21.50	47	22.50	49	23.50	51	24.50	53	25.50	56	26.50	4
5	160,000 or more but under 170,000	48	22.00	49	23.00	51	24.00	53	25.00	55	26.00	58	27.00	5
6	150,000 or more but under 160,000	50	22.50	51	23.50	53	24.50	55	25.50	57	26.50	60	27.50	6
7	140,000 or more but under 150,000	52	23.00	53	24.00	55	25.00	57	26.00	59	27.00	62	28.00	7
8	130,000 or more but under 140,000	54	23.50	55	24.50	57	25.50	59	26.50	61	27.50	64	28.50	8
9	125,000 or more but under 130,000	55	24.00	56	25.00	58	26.00	60	27.00	62	28.00	65	29.00	9
10	120,000 or more but under 125,000	56	24.50	57	25.50	59	26.50	61	27.50	63	28.50	66	29.50	10
11	115,000 or more but under 120,000	57	25.00	58	26.00	60	27.00	62	28.00	64	29.00	67	30.00	11
12	110,000 or more but under 115,000	58	25.50	59	26.50	61	27.50	63	28.50	65	29.50	68	30.50	12
13	105,000 or more but under 110,000	59	26.00	60	27.00	62	28.00	64	29.00	66	30.00	69	31.00	13
14	100,000 or more but under 105,000	60	26.50	61	27.50	63	28.50	65	29.50	67	30.50	70	31.50	14
15	95,000 or more but under 100,000	62	27.00	63	28.00	64	29.00	66	30.00	68	31.00	71	32.00	15
16	90,000 or more but under 95,000	64	27.50	65	28.50	66	29.50	67	30.50	69	31.50	72	32.50	16
17	85,000 or more but under 90,000	66	28.00	67	29.00	68	30.00	69	31.00	70	32.00	73	33.00	17
18	80,000 or more but under 85,000	68	28.50	69	29.50	70	30.50	71	31.50	72	32.50	74	33.50	18
19	75,000 or more but under 80,000	70	29.00	71	30.00	72	31.00	73	32.00	74	33.00	76	34.00	19
20	70,000 or more but under 75,000	72	29.50	73	30.50	74	31.50	75	32.50	76	33.50	78	34.50	20
21	65,000 or more but under 70,000	74	30.00	75	31.00	76	32.00	77	33.00	78	34.00	80	35.00	21
22	60,000 or more but under 65,000	76	30.50	77	31.50	78	32.50	79	33.50	80	34.50	82	35.50	22
23	55,000 or more but under 60,000	78	31.00	79	32.00	80	33.00	81	34.00	82	35.00	84	36.00	23
24	50,000 or more but under 55,000	80	31.50	81	32.50	82	33.50	83	34.50	84	35.50	86	36.50	24
25	under \$50,000	82	32.00	83	33.00	84	34.00	85	35.00	86	36.00	88	37.00	25

(5) A board that operated a school in the preceding year and that was supported by assessment from either one or both of
 (a) one or more urban municipalities each having a population under 6,500, and
 (b) one or more rural municipalities or parts thereof,

subject to subregulation 6, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per class-room given at the top of the table and with the assessment per class-room given in Column 1 of the table as follows:

ELEMENTARY SCHOOLS

All Rural Municipalities, and Urban Municipalities Population under 6,500

Recognized Extraordinary Expenditure per Class-Room															
Item	Column 1	Under \$500										Item			
		Column 2		Column 3		Column 4		Column 5		Column 6			Column 7		
		% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil		% of Recog-nized cost	Grant per pupil	
1	\$160,000 or more	50	\$23.00	51	\$24.00	53	\$25.00	55	\$26.00	58	\$27.00	61	\$28.00	1	\$28.00
2	150,000 or more but under \$160,000	52	24.50	53	25.50	55	26.50	57	27.50	59	28.50	62	29.50	2	29.50
3	140,000 or more but under 150,000	54	25.50	55	26.50	57	27.50	59	28.50	61	29.50	63	30.50	3	30.50
4	130,000 or more but under 140,000	56	26.50	57	27.50	59	28.50	61	29.50	63	30.50	65	31.50	4	31.50
5	125,000 or more but under 130,000	58	27.00	59	28.00	61	29.00	63	30.00	65	31.00	67	32.00	5	32.00
6	120,000 or more but under 125,000	60	27.50	61	28.50	63	29.50	65	30.50	67	31.50	69	32.50	6	32.50
7	115,000 or more but under 120,000	62	28.00	63	29.00	65	30.00	67	31.00	69	32.00	71	33.00	7	33.00
8	110,000 or more but under 115,000	64	28.50	65	29.50	67	30.50	69	31.50	71	32.50	73	33.50	8	33.50
9	105,000 or more but under 110,000	66	29.00	67	30.00	69	31.00	71	32.00	73	33.00	75	34.00	9	34.00
10	100,000 or more but under 105,000	68	29.50	69	30.50	71	31.50	73	32.50	75	33.50	77	34.50	10	34.50
11	95,000 or more but under 100,000	70	30.00	71	31.00	73	32.00	75	33.00	77	34.00	78	35.00	11	35.00
12	90,000 or more but under 95,000	72	30.50	73	31.50	75	32.50	77	33.50	78	34.50	79	35.50	12	35.50
13	85,000 or more but under 90,000	74	31.00	75	32.00	77	33.00	78	34.00	79	35.00	80	36.00	13	36.00
14	80,000 or more but under 85,000	76	31.50	77	32.50	78	33.50	79	34.50	80	35.50	81	36.50	14	36.50
15	75,000 or more but under 80,000	78	32.00	79	33.00	79	34.00	80	35.00	81	36.00	82	37.00	15	37.00
16	70,000 or more but under 75,000	79	32.50	80	33.50	80	34.50	81	35.50	82	36.50	83	37.50	16	37.50
17	65,000 or more but under 70,000	80	33.00	81	34.00	81	35.00	82	36.00	83	37.00	84	38.00	17	38.00
18	60,000 or more but under 65,000	81	33.50	82	34.50	82	35.50	83	36.50	84	37.50	85	38.50	18	38.50
19	55,000 or more but under 60,000	82	34.00	83	35.00	83	36.00	84	37.00	85	38.00	86	39.00	19	39.00
20	50,000 or more but under 55,000	83	34.50	84	35.50	84	36.50	85	37.50	86	38.50	87	39.50	20	39.50
21	45,000 or more but under 50,000	84	35.00	85	36.00	85	37.00	86	38.00	87	39.00	88	40.00	21	40.00
22	40,000 or more but under 45,000	85	35.50	86	36.50	86	37.50	87	38.50	88	39.50	89	40.50	22	40.50
23	35,000 or more but under 40,000	86	36.00	87	37.00	87	38.00	88	39.00	89	40.00	90	41.00	23	41.00
24	30,000 or more but under 35,000	87	36.50	88	37.50	88	38.50	89	39.50	90	40.50	91	41.50	24	41.50
25	25,000 or more but under 30,000	88	37.00	89	38.00	89	39.00	90	40.00	91	41.00	92	42.00	25	42.00
26	20,000 or more but under 25,000	89	37.50	90	38.50	90	39.50	91	40.50	92	41.50	93	42.50	26	42.50
27	under \$20,000	90	38.00	90	39.00	91	40.00	91	41.00	92	42.00	93	43.00	27	43.00

(6) A board that operated a school in the preceding year and that was supported by assessment from two or more of

- (a) an urban municipality having a population of 90,000 or more,
- (b) an urban municipality having a population of 13,000 or more but under 90,000,
- (c) an urban municipality having a population of 6,500 or more but under 13,000,
- (d) either one or both of
 - (i) one or more urban municipalities each having a population under 6,500, and
 - (ii) one or more rural municipalities or parts thereof

shall be paid a grant calculated in two or more parts under the provisions of subregulations 1, 3, 4, or 5, as applicable, as if a board operating a school existed for each part, by

- (e) dividing the average daily attendance of the pupils, excluding those whose fees are payable by another board, and the recognized cost, excluding transportation, among the parts in the same proportion as the enrolment of resident pupils on the last school-day of September of the same year was divided, and
- (f) adding the recognized cost of transportation of the pupils resident in each municipality to the recognized cost of the part applicable to that municipality.

(7) A board that did not operate a school in the preceding year shall be paid a grant of a percentage of the recognized cost as set forth in Column 2 in accordance with the assessment per class-room set opposite thereto in Column 1 as follows:

ELEMENTARY SCHOOLS

All Boards not Operating Schools

Item	Column 1	Column 2
	Assessment per class-room	% of Recognized cost
1	\$160,000 or more	50
2	150,000 or more but under \$160,000	52
3	140,000 or more but under 150,000	54
4	130,000 or more but under 140,000	56
5	125,000 or more but under 130,000	58
6	120,000 or more but under 125,000	60
7	115,000 or more but under 120,000	62
8	110,000 or more but under 115,000	64
9	105,000 or more but under 110,000	66
10	100,000 or more but under 105,000	68
11	95,000 or more but under 100,000	70
12	90,000 or more but under 95,000	72
13	85,000 or more but under 90,000	74
14	80,000 or more but under 85,000	76
15	75,000 or more but under 80,000	78
16	70,000 or more but under 75,000	79
17	65,000 or more but under 70,000	80
18	60,000 or more but under 65,000	81
19	55,000 or more but under 60,000	82
20	50,000 or more but under 55,000	83
21	45,000 or more but under 50,000	84
22	40,000 or more but under 45,000	85
23	35,000 or more but under 40,000	86
24	30,000 or more but under 35,000	87
25	25,000 or more but under 30,000	88
26	20,000 or more but under 25,000	89
27	under \$20,000	90

(8) A board that operated a school for only one term in the preceding year shall be paid a grant for that term calculated under the provisions of subregulations 1, 2, 3, 4, 5, or 6, whichever is applicable, and for the other term, under the provisions of subregulation 7.

(9) In addition to the grants under subregulations 1, 2, 3, 4, 5, 7, and 8, the board of a public or separate school shall be paid an additional grant of \$3 per pupil in respect of the increased average daily attendance under subregulation 1 of regulation 9.

11.(1) In addition to the grant under subregulation 5 of regulation 10, a grant of \$300 shall be paid

- (a) to each board in the year it enters a larger unit of administration, and
- (b) to the board of a larger unit of administration, that consists of at least 2 former school-sections or 2 former separate-school areas, for each former school-section or former separate-school area included in the larger unit of administration before the current year,

but where all the public schools or all the separate schools in a township with municipal organization or at least 10 school-sections or former school-sections are under one board, the grant shall be \$500.

(2) Where a school-section or a separate-school area is withdrawn from a larger unit of administration during the current year, the grant in subregulation 1 shall not be paid in respect of that section or area.

TRANSFER OF SECTIONS AND AREAS

12.(1) Where the whole of a public-school section, or a separate-school area, is transferred from one board to another, the grant for the former board for the year following the transfer shall be calculated as though there had been no transfer and be paid to the latter board.

(2) Where part of a public-school section or of a larger unit of administration is transferred from one board to another, the grant for the year following the transfer shall

- (a) be calculated as though there had been no transfer, and
- (b) be paid to each board in the proportion that the number of pupils residing in the remaining part and residing in the part transferred, respectively, bears, on the last school-day of September in the year preceding the transfer, to the number of pupils residing in the area being divided.

NEW BOARDS AND BOARDS COMMENCING OPERATION OF A SCHOOL

13.(1) In the year in which a new board is established, other than a board assuming jurisdiction for school purposes of an area previously administered by another board, and in each year thereafter until the year following that in which the newly-formed board has operated a school for a year, the average daily attendance and recognized cost of the current year shall be used for the purposes of this Part.

(2) In the year in which a board commences operation of a school, and the board or any former board incorporated therein has not previously operated a school, and in each year thereafter until the year following that in which the board has operated the school for a year, the average daily attendance and recognized cost of the current year shall be used for the purposes of this Part.

(3) The portion approved by the Minister for grant purposes of a disbursement for

- (a) capital charges,
- (b) capital outlays from current funds,
- (c) tuition fees paid to another board, or
- (d) transportation

shall be included in recognized cost but not for more than one year.

MILK

14. The board of a public or separate school shall be paid a grant equal to 50 per cent of the amount expended in the preceding year for the purchase of milk for consumption by its pupils on school days between 8.45 a.m. and 4.00 p.m., and supplied to them free of charge, less that portion of any amount contributed for the purchase of milk from any source which is in excess of 50 per cent of the amount so expended.

BOARDS APPOINTED UNDER SECTION 66 OF THE PUBLIC SCHOOLS ACT

15.(1) Where a rural school-section is designated and a board appointed under subsection 1 of section 66 of *The Public Schools Act*, "recognized cost" means the total amount of money paid out of current revenue during the preceding year for the operation of the school or schools under the jurisdiction of the board, inclusive of tuition fees paid to any other board but exclusive of capital expenditures and expenditures for text-books, books of reference, milk, and rent, and less tuition fees received from any other board.

(2) The board so appointed shall be paid a grant of 50 per cent of the recognized cost as defined in subregulation 1, but where the board operates a school in a sanatorium, a hospital, or a centre for the treatment of cerebral palsy established under section 66 of *The Public Schools Act*, the grant shall be 80 per cent of the instructional salaries, 50 per cent of the tuition fees, and 50 per cent of the recognized cost for transportation as defined in sub-clause i of clause d of subregulation 1 of regulation 7, of pupils going to other schools, as paid in each case in the preceding year.

(3) Notwithstanding subregulations 1 and 2, where Canada reimburses Ontario for a portion of the disbursements for the training of disabled or handicapped persons made to a board so appointed, no grant shall be paid under these regulations.

LIMITATION OF GRANTS

16.(1) Except in the case of the board of a larger unit of administration, the grants under this Part shall not exceed the amount by which the cost of operating exceeds the township grant payable under section 91 or 115 of *The Public Schools Act*.

(2) The total of the grants to a board under this Part and under Parts 4, 5, 6, and 7 shall not exceed in any year

- (a) 90 per cent of the cost of operating where the assessment per class-room unit is \$20,000 or more, or
- (b) 95 per cent of the cost of operating where the assessment per class-room unit is less than \$20,000.

PART 2

HIGH SCHOOLS, CONTINUATION SCHOOLS, AND VOCATIONAL SCHOOLS

APPLICATION

17. This Part applies to general legislative grants in respect of high schools, continuation schools, and vocational schools.

INTERPRETATION

18.(1) In this Part "recognized cost" means for high schools and continuation schools, but subject to subregulation 6,

- (a) the portion approved by the Minister for grant purposes of the payment, or of the amount set aside for payment, by a board from its current funds, or on its behalf by a municipal council, in the current year on principal and interest due in that year on debentures issued and capital loans obtained on or after the 1st of January, 1945,
- (b) the portion approved by the Minister for grant purposes of the payment, or of the amount set aside for payment, by a board from its current funds, or on its behalf by a municipal council, in the preceding year on principal and interest due in that year on debentures issued and capital loans obtained before the 1st of January, 1945,
- (c) the disbursement from current funds made by a board, or on its behalf by another board, during the preceding year in respect of tuition fees to another board for pupils attending a high, continuation, or vocational school operated by that board and, where subregulation 1 of regulation 24 is applicable, tuition fees with respect to the year preceding the transfer which are owed to the board of any former district transferred to a new district by any other board transferred to that district,
- (d) the portion of the cost approved by the Minister for grant purposes in respect of disbursements made by a board from its current funds in the preceding year, except as set forth under regulation 25, for
 - (i) transportation of pupils to and from school where their parents or guardians do not contribute directly to the cost of the transportation,
 - (ii) capital outlays for new buildings, for additions to buildings, and for equipment for new class-rooms,
 - (iii) capital outlays for school buses for the transportation of pupils, and
 - (iv) capital outlays from current funds for new heating-equipment, for new lighting, and for new sanitary-conveniences of a modern type, in schools already in operation where the average population of the municipalities within or partly within the high- or continuation-school district, whether or not only part of any municipality is included in the district, is under 3000, and
- (e) the total disbursements made by a board from its current funds in the preceding year, except as set forth under regulation 25, in respect of
 - (i) the fee paid for membership in the Ontario School Trustees' Council and the fee paid for membership in one member association of the Ontario School Trustees' Council,
 - (ii) capital outlays from current funds exclusive of expenditures for text-books, for school sites, for improvement of school sites, and for items under sub-clauses ii, iii, and iv of clause d, but not exceeding an amount computed by multiplying \$5 by the average daily attendance, and

- (iii) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof,

less current-fund receipts as follows:

- (f) amounts transferred to current funds from capital funds,
- (g) insurance proceeds,
- (h) proceeds from the sale of school buildings and equipment, and
- (i) refunds and reimbursements connected with disbursements previously included in recognized cost.

(2) In this Part "recognized extraordinary expenditure per pupil" for a board operating a high or a continuation school means the quotient obtained by dividing the sum of the amounts recognized for grant purposes for debenture payments, for capital outlays from current funds, and for transportation by the average daily attendance of all pupils that attended the continuation school or high school or schools operated by the board during the preceding year.

(3) In this Part "recognized cost" means for vocational schools, but subject to subregulation 6,

- (a) the portion approved by the Minister for grant purposes of the payment, or of the amount set aside for payment, by a municipal council on behalf of a board in the current year on principal and interest due in that year on debentures other than those issued in respect of buildings, additions to buildings or equipment upon which a grant is provided by subregulation 5 of regulation 22,
- (b) the portion of the disbursement approved by the Minister for grant purposes made by a board from its current funds in the preceding year, except as set forth under regulation 25, in respect of capital outlays for new buildings, for additions to buildings, and for equipment for new class-rooms, and
- (c) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof,

less current-fund receipts as follows:

- (d) amounts transferred to current funds from capital funds,
- (e) insurance proceeds,
- (f) proceeds from the sale of school buildings and equipment, and
- (g) refunds and reimbursements connected with disbursements previously included in recognized cost.

(4) In this Part "recognized extraordinary expenditure per pupil" for a board operating a vocational school means the quotient obtained by dividing the sum of the amounts recognized for grant purposes for debenture payments and for capital outlays from current funds by the average daily attendance of all pupils that attended the vocational school or schools operated by the board during the preceding year.

(5) In this Part

(a) "assessment" means

- (i) the assessment of all property, including any business assessment, rateable for school purposes in each municipality within or partly within the high- or continuation-school district, whether or not only part of any municipality is included in the district, as shown on the assessment roll on which taxes were levied for the preceding year, adjusted by the provincial equalizing factor; and
- (ii) where moneys are received by the board under section 33 of *The Assessment Act* or clause b of regulation 4 of Ontario Regulations 197/52, the assessment as set forth in sub-clause i, together with an amount equivalent to that which, if levied upon at the rate of real-property taxation on the rate-payers of the high- or continuation-school district for school purposes, would result in taxes equal to the moneys so received by the board, adjusted by the provincial equalizing factor,

(b) "population" means the total population of each municipality within or partly within the high- or continuation-school district, whether or not only part of the municipality is included in the district, as shown by the assessment rolls on which taxes for the preceding year were levied, less the number of inmates of public institutions; and

(c) "assessment per capita" means the quotient obtained by dividing the number representing the total assessment of the municipalities within or partly within the high- or continuation-school district by the number representing the total population of the municipalities, but where the assessment per capita to be used for a board in the calculation of the grant under these Regulations is more than 160 per cent of the assessment per capita used for that board in the preceding year, the assessment per capita of that board means 160 per cent of the latter, and where there is no assessment for school purposes, the assessment per capita shall be deemed to be \$2600.

(6) Except where grants are payable under subregulation 5 of regulation 22, debenture charges and capital outlays from current funds shall form part of the recognized cost only in the proportion that the average daily attendance of all pupils attending the schools under the jurisdiction of a board, exclusive of the average daily attendance of pupils whose fees are payable by another board, bears to the total average daily attendance in those schools.

AVERAGE DAILY ATTENDANCE

19.(1) Subject to subregulation 2, "average daily attendance" for a board for the purpose of determining the grant in respect of average daily attendance provided in regulations 21 and 22, means average daily attendance of pupils in the school or schools operated by the board in the preceding year, exclusive of the average daily attendance of pupils whose fees are payable by another board but inclusive of any additional average daily attendance to which the board is entitled under regulation 20.

(2) For the purposes of subregulation 1, the average daily attendance of a high or continuation school shall be not less than the figure computed by subtracting the average daily attendance of pupils whose fees are payable by another board and who attended the school from 20, or in the case of a school on an island or in a territorial district, from 40.

20.(1) Where the board operates one or more departments of agriculture, the average daily attendance, as provided in regulation 19, shall be increased for each department by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:

COLUMN 1	COLUMN 2
Average daily attendance of school	Number to be added
Under 100	10
100 but under 200	15
200 but under 300	20
300 or more	25

(2) Where the board operates one or more industrial-arts or home-economics class-rooms in a high or continuation school, the average daily attendance, as provided in regulation 19, shall be increased for each of those class-rooms by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:

COLUMN 1	COLUMN 2
Average daily attendance of school	Number to be added
Under 50	1
50 but under 100	2
100 but under 200	3
200 but under 300	4
300 or more	5

(3) Where the pupils of 2 or more schools operated by a board receive instruction in industrial arts or home economics in one school operated by that board, the average daily attendance of those schools shall be added together for the purpose of subregulation 2.

(4) Where the board operates one or more home-instruction units, the average daily attendance, as provided in regulation 19, shall be increased for each of those units by 2.

(5) Where a department, class-room, or unit was in operation for only one term in the preceding year, the average daily attendance shall be increased by one-half of the number calculated under subregulations 1, 2, and 4, respectively.

AMOUNT OF GRANTS

21. Subject to regulations 24, 25, 26, and 37,

(1) A board that operated a high school in the preceding year and that was supported by assessment from an urban municipality having a population of 90,000 or more, subject to subregulation 5, shall be paid a grant of a percentage of the recognized cost and a

grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita in Column 1 of the table as follows:

HIGH SCHOOLS

Urban Municipalities Population 90,000 or more

Item	Column 1	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
	Assessment per capita	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$2,500 or more	30	\$ 80	32	\$ 90	34	\$100
2	2,000 or more but under \$2,500	31	90	33	100	35	110
3	1,700 or more but under 2,000	32	95	34	105	36	115
4	1,500 or more but under 1,700	34	100	36	110	38	120
5	under \$1,500	36	105	38	115	40	125

(2) A board in the Metropolitan Area as defined in section 1 of *The Municipality of Metropolitan Toronto Act, 1953* that, in the preceding year, operated a high school or provided for the instruction of its pupils in the high schools of another board and that was supported by assessment from an urban municipality having a population under 90,000 or from a rural

municipality, subject to subregulation 5, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita in Column 1 of the table as follows:

HIGH SCHOOLS

METROPOLITAN AREA

Urban Municipalities Population under 90,000 and Rural Municipalities

Item	Column 1	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
	Assessment per capita	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$2,600 or more	35	\$ 45	40	\$ 75	45	\$ 95
2	2,500 or more but under \$2,600	37	50	42	80	47	100
3	2,400 or more but under 2,500	39	55	44	85	49	105
4	2,300 or more but under 2,400	41	60	46	90	51	110
5	2,200 or more but under 2,300	43	65	48	95	53	115
6	2,100 or more but under 2,200	45	70	50	100	55	120
7	2,000 or more but under 2,100	47	75	52	105	57	125
8	1,900 or more but under 2,000	49	80	54	110	59	130
9	1,800 or more but under 1,900	51	85	56	115	61	135
10	1,700 or more but under 1,800	54	90	59	120	64	140
11	1,600 or more but under 1,700	57	95	62	125	67	145
12	under \$1,600	60	100	65	130	70	150

(3) A board that operated a high school in the preceding year and that was supported by assessment from an urban municipality having a population of 13,000 or more but under 90,000, subject to subregulation 5, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita in Column 1 of the table as follows:

HIGH SCHOOLS

Urban Municipalities Population 13,000 or more but under 90,000

Recognized Extraordinary Expenditure per Pupil													
Under \$50		\$50 or more but under \$100	\$100 or more but under \$150	\$150 or more but under \$200	\$200 or more but under \$300	\$300 or more							
Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7						
	Assessment per capita	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil						
1	\$2,400 or more	35	\$105	37	\$120	39	\$130	41	\$140	43	\$150	45	\$160
2	2,300 or more but under 2,400	36	106	38	121	40	131	42	141	44	151	46	161
3	2,200 or more but under 2,300	37	107	39	122	41	132	43	142	45	152	47	162
4	2,100 or more but under 2,200	38	108	40	123	42	133	44	143	46	153	48	163
5	2,000 or more but under 2,100	39	109	41	124	43	134	45	144	47	154	49	164
6	1,900 or more but under 2,000	40	110	42	125	44	135	46	145	48	155	50	165
7	1,800 or more but under 1,900	41	111	43	126	45	136	47	146	49	156	51	166
8	1,700 or more but under 1,800	42	112	44	127	46	137	48	147	50	157	52	167
9	1,600 or more but under 1,700	43	113	45	128	47	138	49	148	51	158	53	168
10	1,500 or more but under 1,600	44	114	46	129	48	139	50	149	52	159	54	169
11	1,400 or more but under 1,500	45	115	47	130	49	140	51	150	53	160	55	170
12	1,300 or more but under 1,400	46	116	48	131	50	141	52	151	54	161	56	171
13	1,200 or more but under 1,300	47	117	49	132	51	142	53	152	55	162	57	172
14	1,150 or more but under 1,200	48	118	50	133	52	143	54	153	56	163	58	173
15	1,100 or more but under 1,150	49	119	51	134	53	144	55	154	57	164	59	174
16	1,050 or more but under 1,100	50	120	52	135	54	145	56	155	58	165	60	175
17	1,000 or more but under 1,050	51	121	53	136	55	146	57	156	59	166	61	177
18	950 or more but under 1,000	52	122	54	137	56	147	58	157	60	167	62	179
19	900 or more but under 950	53	123	55	138	57	148	59	158	61	168	63	181
20	850 or more but under 900	54	124	56	139	58	149	60	159	62	169	64	183
21	800 or more but under 850	56	126	58	141	60	151	62	161	64	171	66	185
22	750 or more but under 800	58	128	60	143	62	153	64	163	66	173	68	187
23	700 or more but under 750	60	130	62	145	64	155	66	165	68	175	70	189
24	650 or more but under 700	62	132	64	147	66	157	68	167	70	177	72	191
25	600 or more but under 650	64	134	66	149	68	159	70	169	72	179	74	195
26	under \$600	66	136	68	152	70	162	72	172	74	182	76	200

(4) A board that operated a high school in the preceding year and that was supported by assessment from either one or both of

(a) one or more urban municipalities each having a population under 13,000, and

(b) one or more rural municipalities or parts thereof,

subject to subregulation 5, shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita given in Column 1 of the table as follows:

HIGH SCHOOLS

All Rural Municipalities and Urban Municipalities Population under 13,000

Recognized Extraordinary Expenditure per Pupil														
Item	Column 1	Under \$50										Item		
		Column 2		Column 3		Column 4		Column 5		Column 6			Column 7	
		% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil		% of Recog- nized cost	Grant per pupil
1	\$2,600 or more	50	\$119	53	\$139	55	\$154	57	\$164	59	\$174	61	\$187	1
2	2,500 or more but under \$2,600	53	120	55	140	57	155	59	165	61	175	63	188	2
3	2,400 or more but under 2,500	55	121	57	141	59	156	61	166	63	176	65	189	3
4	2,300 or more but under 2,400	57	122	59	142	61	157	63	167	65	177	66	190	4
5	2,200 or more but under 2,300	59	123	61	143	63	158	65	168	66	178	67	191	5
6	2,100 or more but under 2,200	61	124	63	144	65	159	66	169	67	179	68	192	6
7	2,000 or more but under 2,100	63	125	65	145	66	160	67	170	68	180	69	193	7
8	1,900 or more but under 2,000	65	126	66	146	67	161	68	171	69	181	70	194	8
9	1,800 or more but under 1,900	66	127	67	147	68	162	69	172	70	182	71	196	9
10	1,700 or more but under 1,800	67	128	68	148	69	163	70	173	71	183	72	198	10
11	1,600 or more but under 1,700	68	129	69	149	70	164	71	174	72	184	73	200	11
12	1,500 or more but under 1,600	69	130	70	150	71	165	72	175	73	186	74	202	12
13	1,400 or more but under 1,500	70	131	71	151	72	166	73	176	74	187	75	204	13
14	1,300 or more but under 1,400	71	132	72	152	73	167	74	177	75	190	76	206	14
15	1,200 or more but under 1,300	72	133	73	153	74	168	75	178	76	192	77	208	15

(Continued)

HIGH SCHOOLS—Continued

All Rural Municipalities and Urban Municipalities Population under 13,000

Recognized Extraordinary Expenditure per Pupil														
Item	Column 1	Recognized Extraordinary Expenditure per Pupil												
		Under \$50		\$50 or more but under \$100		\$100 or more but under \$150		\$150 or more but under \$200		\$200 or more but under \$300		\$300 or more		
		Column 2		Column 3		Column 4		Column 5		Column 6		Column 7		
		% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	Item
16	1,150 or more but under 1,200	73	134	74	154	75	169	76	179	77	194	78	210	16
17	1,100 or more but under 1,150	74	135	75	155	76	170	77	180	78	196	79	212	17
18	1,050 or more but under 1,100	75	136	76	156	77	171	78	181	79	198	80	214	18
19	1,000 or more but under 1,050	76	137	77	157	78	172	79	182	80	200	81	216	19
20	950 or more but under 1,000	77	138	78	158	79	173	80	184	81	202	82	218	20
21	900 or more but under 950	78	139	79	159	80	174	81	186	82	204	83	220	21
22	850 or more but under 900	79	140	80	160	81	176	82	188	83	206	84	222	22
23	800 or more but under 850	80	141	81	162	82	178	83	190	84	208	85	224	23
24	750 or more but under 800	81	142	82	164	83	180	84	192	85	210	86	226	24
25	700 or more but under 750	82	144	83	166	84	182	85	194	86	212	87	228	25
26	650 or more but under 700	83	146	84	168	85	184	86	196	87	214	88	230	26
27	600 or more but under 650	84	148	85	170	86	186	87	198	88	216	89	232	27
28	550 or more but under 600	85	150	86	172	87	188	88	200	89	218	90	234	28
29	500 or more but under 550	86	152	87	174	88	190	89	202	90	220	91	236	29
30	450 or more but under 500	87	154	88	176	89	192	90	204	91	222	92	238	30
31	400 or more but under 450	88	156	89	178	90	194	91	206	92	224	92	240	31
32	under \$400	89	158	90	180	91	197	92	209	92	224	92	240	32

(5) A board that operated a high school in the preceding year and that was supported by assessment from two or more of

- (a) an urban municipality having a population of 90,000 or more,
- (b) an urban municipality having a population of 13,000 or more, but under 90,000 or
- (c) either one or both of
 - (i) one or more urban municipalities each having a population under 13,000, and
 - (ii) one or more rural municipalities or parts thereof

shall be paid a grant calculated in two or more parts under the provisions of subregulations 1, 3, or 4, as applicable, as if a board operating a school existed for each part, by

(d) dividing the average daily attendance of the pupils, excluding those whose fees are payable by another board, and the recognized cost, excluding transportation, among the parts in the same proportion as the enrolment of resident pupils on the last school-day of September of the same year was divided, and

(e) adding the recognized cost of transportation of the pupils resident in each municipality to the recognized cost of the part applicable to that municipality.

(6) A board that operated a continuation school in the preceding year shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita given in Column 1 of the table as follows:

CONTINUATION SCHOOLS

Item	Column 1 Assessment per capita	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
		% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$2,600 or more	50	\$ 98	51	\$101	52	\$104
2	2,500 or more but under \$2,600	51	100	53	103	54	106
3	2,400 or more but under 2,500	53	102	55	105	56	108
4	2,300 or more but under 2,400	55	104	57	107	58	110
5	2,200 or more but under 2,300	57	106	59	109	60	111
6	2,100 or more but under 2,200	59	107	61	110	62	112
7	2,000 or more but under 2,100	61	108	63	111	64	113
8	1,900 or more but under 2,000	63	109	65	112	66	114
9	1,800 or more but under 1,900	64	110	66	113	67	115
10	1,700 or more but under 1,800	65	111	67	114	68	116
11	1,600 or more but under 1,700	66	112	68	115	69	117
12	1,500 or more but under 1,600	67	113	69	116	70	118
13	1,400 or more but under 1,500	68	114	70	117	71	119
14	1,300 or more but under 1,400	69	115	71	118	72	120
15	1,200 or more but under 1,300	70	116	72	119	73	121
16	1,150 or more but under 1,200	71	117	73	120	74	122
17	1,100 or more but under 1,150	72	118	74	121	75	123
18	1,050 or more but under 1,100	73	119	75	122	76	124
19	1,000 or more but under 1,050	74	120	76	123	77	125
20	950 or more but under 1,000	75	121	77	124	78	126
21	900 or more but under 950	76	122	78	125	79	127
22	850 or more but under 900	77	123	79	126	80	128
23	800 or more but under 850	78	124	80	127	81	129
24	750 or more but under 800	79	125	81	128	82	130
25	700 or more but under 750	80	126	82	129	83	131
26	650 or more but under 700	81	127	83	130	84	132
27	600 or more but under 650	82	128	84	131	85	133
28	550 or more but under 600	83	129	85	132	86	134
29	500 or more but under 550	84	130	86	133	87	135
30	450 or more but under 500	85	131	87	134	88	136
31	400 or more but under 450	86	132	88	135	89	137
32	under \$400	87	133	89	136	90	138

(7) In addition to the grants under subregulations 1, 2, 3, 4, and 6, where the average daily attendance of all pupils in a continuation school or in a high school or in the high schools under the jurisdiction of a board is under 400, the board shall be paid a grant of \$10 per pupil of average daily attendance excluding the average daily attendance of those pupils whose fees are payable by other boards, but this grant shall not exceed \$2,000,

and where the grant is calculated under subregulation 5 the average daily attendance for the purposes of this subregulation shall not be divided.

(8) A board that did not operate a high or a continuation school in the preceding year shall be paid a grant of a percentage of the recognized cost as set forth in Column 2 in accordance with the assessment per capita set opposite thereto in Column 1 as follows:

HIGH AND CONTINUATION SCHOOLS

All Boards not Operating Schools

Item	Column 1	Column 2
	Assessment per capita	% of Recognized cost
1	\$2,600 or more	50
2	2,400 or more but under \$2,600	53
3	2,200 or more but under 2,400	56
4	2,000 or more but under 2,200	59
5	1,800 or more but under 2,000	62
6	1,600 or more but under 1,800	65
7	1,400 or more but under 1,600	68
8	1,200 or more but under 1,400	70
9	1,000 or more but under 1,200	71
10	950 or more but under 1,000	72
11	900 or more but under 950	73
12	850 or more but under 900	74
13	800 or more but under 850	75
14	750 or more but under 800	76
15	700 or more but under 750	77
16	650 or more but under 700	78
17	600 or more but under 650	79
18	550 or more but under 600	80
19	500 or more but under 550	81
20	under \$500	82

(9) A board that operated a high or continuation school for only one term in the preceding year shall be paid a grant for that term calculated under the provisions of subregulations 1, 2, 3, 4, 5, 6, and 7, whichever is applicable, and for the other term, under the provisions of subregulation 8.

(10) The total of the grants paid to a board in respect of average daily attendance under subregulations 1, 2, 3, 4, 5, 6, and 7, shall not exceed an amount equals 120 per cent of the instructional salaries paid in the preceding year.

22. Subject to regulations 24, 25, 26, and 37,

(1) A board that operated a vocational school in the preceding year and that was supported by assessment from an urban municipality having a population of 90,000 or more shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita in Column 1 of the table as follows:

VOCATIONAL SCHOOLS

Urban Municipalities Population 90,000 or more

		Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
Item	Column 1	Column 2		Column 3		Column 4	
	Assessment per capita	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil	% of Recog-nized cost	Grant per pupil
1	\$2,500 or more	30	\$120	32	\$130	34	\$140
2	2,000 or more but under \$2,500	31	130	33	140	35	150
3	1,700 or more but under 2,000	32	135	34	145	36	155
4	1,500 or more but under 1,700	34	140	36	150	38	160
5	under \$1,500	36	145	38	155	40	165

(2) A board in the Metropolitan Area as defined in section 1 of *The Municipality of Metropolitan Toronto Act, 1953* that operated a school in the preceding year and that was supported by assessment from an urban municipality having a population of under 90,000 or from a rural municipality shall be paid a grant of a

percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita in Column 1 of the table as follows:

VOCATIONAL SCHOOLS

METROPOLITAN AREA

Urban Municipalities Population under 90,000 and Rural Municipalities

Item	Column 1	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
	Assessment per capita	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$2,600 or more	35	\$ 80	40	\$110	45	\$130
2	2,500 or more but under \$2,600	37	85	42	115	47	135
3	2,400 or more but under 2,500	39	90	44	120	49	140
4	2,300 or more but under 2,400	41	95	46	125	51	145
5	2,200 or more but under 2,300	43	100	48	130	53	150
6	2,100 or more but under 2,200	45	105	50	135	55	155
7	2,000 or more but under 2,100	47	110	52	140	57	160
8	1,900 or more but under 2,000	49	115	54	145	59	165
9	1,800 or more but under 1,900	51	120	56	150	61	170
10	1,700 or more but under 1,800	54	125	59	155	64	175
11	1,600 or more but under 1,700	57	130	62	160	67	180
12	under \$1,600	60	135	65	165	70	185

(3) A board that operated a vocational school in the preceding year and that was supported by assessment from either one or both of

- (a) one or more urban municipalities each having a population under 90,000, and
- (b) one or more rural municipalities or parts thereof

shall be paid a grant of a percentage of the recognized cost and a grant per pupil of average daily attendance in accordance with the recognized extraordinary expenditure per pupil given at the top of the table and with the assessment per capita given in Column 1 of the table as follows:

VOCATIONAL SCHOOLS

All Rural Municipalities and Urban Municipalities Population under 90,000

Item	Column 1	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
	Assessment per capita	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil	% of Recognized cost	Grant per pupil
1	\$2,600 or more	50	\$140	54	\$150	58	\$168
2	2,500 or more but under \$2,600	53	142	56	152	60	170
3	2,400 or more but under 2,500	55	143	58	154	62	172
4	2,300 or more but under 2,400	57	144	60	156	64	174
5	2,200 or more but under 2,300	59	145	62	158	66	176
6	2,100 or more but under 2,200	61	146	64	160	67	178
7	2,000 or more but under 2,100	63	147	66	162	68	180
8	1,900 or more but under 2,000	65	149	67	164	69	182
9	1,800 or more but under 1,900	66	151	68	166	70	184
10	1,700 or more but under 1,800	67	153	69	168	71	186
11	1,600 or more but under 1,700	68	155	70	170	72	188
12	1,500 or more but under 1,600	69	157	71	172	73	190
13	1,400 or more but under 1,500	70	159	72	174	74	192
14	1,300 or more but under 1,400	71	161	73	176	75	194
15	1,200 or more but under 1,300	72	163	74	178	76	196

VOCATIONAL SCHOOLS—Continued

All Rural Municipalities and Urban Municipalities Population under 90,000

Item	Column 1 Assessment per capita	Recognized Extraordinary Expenditure per Pupil					
		Under \$50		\$50 or more but under \$100		\$100 or more	
		Column 2		Column 3		Column 4	
		% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil	% of Recog- nized cost	Grant per pupil
16	1,150 or more but under 1,200	73	165	75	180	77	198
17	1,100 or more but under 1,150	74	167	76	182	78	200
18	1,050 or more but under 1,100	75	169	77	184	79	202
19	1,000 or more but under 1,050	76	171	78	186	80	204
20	950 or more but under 1,000	77	173	79	188	81	206
21	900 or more but under 950	78	175	80	199	82	208
22	850 or more but under 900	79	177	81	192	83	210
23	800 or more but under 850	80	179	82	194	84	212
24	750 or more but under 800	81	181	83	196	85	214
25	700 or more but under 750	82	183	84	198	86	216
26	650 or more but under 700	83	185	85	200	87	218
27	600 or more but under 650	84	187	86	202	88	220
28	550 or more but under 600	85	189	87	205	89	223
29	500 or more but under 550	86	191	88	208	90	226
30	450 or more but under 500	87	194	89	211	91	230
31	400 or more but under 450	88	197	90	214	92	234
32	under \$400	89	200	91	217	92	240

(4) In addition to the grants under subregulations 1, 2, and 3, where the average daily attendance of all pupils in a vocational school is under 500, the board shall be paid a grant of \$20 per pupil of average daily attendance excluding the average daily attendance of those pupils whose fees are payable by other boards, but this grant shall not exceed \$4,000.

(5) Where an existing agreement was entered into before the 1st of July, 1944, between a board and the Minister with respect to the payment of grants on debenture instalments, or disbursements for buildings and equipment, the percentage set forth in the agreement shall apply.

(6) Subject to subregulation 6 of regulation 18, where there are capital outlays from current funds exclusive of expenditures for text-books, for school sites, for improvement of school sites, and for items under clause *b* of subregulation 3 of regulation 18, the board of the vocational school shall be paid a grant of the percentage applicable under subregulation 1, 2, or 3 of

(a) the amount so expended, or

(b) the amount computed by multiplying \$10 by the average daily attendance of the pupils in the vocational school,

whichever is the lesser.

23. In addition to the grant under regulation 21, the board of a high school that operates a school within a high-school district during the current year shall be paid

(a) a grant of \$150 for each rural school-section or rural union school-section that is completely within the high-school district, and

(b) where there is a township school area in the high-school district, a grant of \$150 for each former rural school-section or former rural union school-section that is completely within the high-school district.

TRANSFER OF DISTRICTS

24.(1) Where the whole of a high- or continuation-school district is transferred from one board to another, the grant for the former board for the year of the transfer shall be calculated as though there had been no transfer and be paid to the latter board.

(2) Where part of a high- or continuation-school district is transferred from one board to another, the grant for the former board for the year of the transfer shall

(a) be calculated as though there had been no transfer, and

(b) be paid to each board in the proportion that the number of pupils residing in the remaining part and residing in the part transferred, respectively, bears, on the last school-day of September in the year preceding the transfer, to the number of pupils residing in the area being divided.

NEW BOARDS AND BOARDS COMMENCING OPERATION OF A SCHOOL

25.(1) In the year in which one or more municipalities not previously included in a high-school district are established as a high-school district, or in the year in which either a township or 16 school sections not previously included in a high-school district are added to an existing high-school district, and in each year thereafter until the year following that in which the board has operated a school for a year, the average daily attendance and recognized cost of the current year shall be used for the purposes of this Part.

(2) In the year in which the board of a high-school district, in which a school has not previously been operated, commences operation of a school, and in each year thereafter until the year following that in which the board has operated the school for a year, the average daily attendance and recognized cost of the current year shall be used for the purposes of this Part.

(3) The portion approved by the Minister for grant purposes of a disbursement for

- (a) capital charges,
- (b) capital outlays from current funds, or
- (c) tuition fees paid to another board

shall be included in recognized cost but not for more than one year.

BOARDS APPOINTED UNDER SUBSECTION 4 OF SECTION 12 OF THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT, 1954

26.(1) Where a high-school district is designated and a board appointed under subsection 4 of section 12 of *The Secondary Schools and Boards of Education Act, 1954*, "recognized cost" means the total amount of money paid out of current revenue during the preceding year for the operation of the school or schools under the

jurisdiction of the board, inclusive of tuition fees paid to any other board but exclusive of capital expenditures and expenditures for text-books and rent, and less tuition fees received from any other board.

(2) The board so appointed shall be paid a grant of 50 per cent of the recognized cost as defined in sub-regulation 1.

PART 3

EVENING COURSES OF STUDY

APPLICATION

27. This Part applies to general legislative grants in respect of evening courses of study.

AMOUNT OF GRANTS

28. Subject to regulation 30, a board of an elementary school that operated evening courses of study shall be paid a grant of a percentage of the salaries of the teaching staff of the evening courses of study paid in the preceding year as set forth in Column 2 in accordance with the assessment per class-room set opposite thereto in Column 1 as follows:

Item	Column 1	Column 2
	Assessment per class-room	% of Recognized cost
1	\$160,000 or more	50
2	150,000 or more but under \$160,000	52
3	140,000 or more but under 150,000	54
4	130,000 or more but under 140,000	56
5	125,000 or more but under 130,000	58
6	120,000 or more but under 125,000	60
7	115,000 or more but under 120,000	62
8	110,000 or more but under 115,000	64
9	105,000 or more but under 110,000	66
10	100,000 or more but under 105,000	68
11	95,000 or more but under 100,000	70
12	90,000 or more but under 95,000	72
13	85,000 or more but under 90,000	74
14	80,000 or more but under 85,000	76
15	75,000 or more but under 80,000	78
16	70,000 or more but under 75,000	79
17	65,000 or more but under 70,000	80
18	60,000 or more but under 65,000	81
19	55,000 or more but under 60,000	82
20	50,000 or more but under 55,000	83
21	45,000 or more but under 50,000	84
22	40,000 or more but under 45,000	85
23	35,000 or more but under 40,000	86
24	30,000 or more but under 35,000	87
25	25,000 or more but under 30,000	88
26	20,000 or more but under 25,000	89
27	under \$20,000	90

29. Subject to regulation 30, a board of a secondary school that operated evening courses of study shall be paid a grant of a percentage of the salaries of the teaching staff of the evening courses of study paid in the preceding year as set forth in Column 2 in accordance with the assessment per capita set opposite thereto in Column 1 as follows:

Item	Column 1	Column 2
	Assessment per capita	% of Recognized cost
1	\$2,600 or more	50
2	2,400 or more but under \$2,600	53
3	2,200 or more but under 2,400	56
4	2,000 or more but under 2,200	59
5	1,800 or more but under 2,000	62
6	1,600 or more but under 1,800	65
7	1,400 or more but under 1,600	68
8	1,200 or more but under 1,400	70
9	1,000 or more but under 1,200	71
10	950 or more but under 1,000	72
11	900 or more but under 950	73
12	850 or more but under 900	74
13	800 or more but under 850	75
14	750 or more but under 800	76
15	700 or more but under 750	77
16	650 or more but under 700	78
17	600 or more but under 650	79
18	550 or more but under 600	80
19	500 or more but under 550	81
20	under \$500	82

30.(1) A board that operated evening courses of study in English and Citizenship, or French and Citizenship, or both, for new-comers to Canada shall be paid a grant of 90 per cent of the salaries of the teaching staff that gave instruction in these subjects in the evening courses of study in the preceding year, and the salaries of these teachers shall not be included in the salaries referred to in regulations 28 and 29.

(2) In subregulation 1 "new-comer to Canada" means a person who

- (a) has been granted permanent admission into Canada under the *Immigration Act* (Canada), and
- (b) has not acquired Canadian citizenship under the *Canadian Citizenship Act*,

but does not include a person who is in regular attendance at school.

PART 4

GRANTS FOR TEXT-BOOKS AND LIBRARY BOOKS

APPLICATION

31. This Part applies to grants for text-books and library books bought by a board.

AMOUNT OF GRANTS

32. The board of a public or separate school shall be paid a grant equal to the amount expended in the preceding year for text-books approved under clause 2f of subsection 1 of section 12 of the Act, not exceeding an amount computed by multiplying \$3 by the average daily attendance in kindergarten to grade 10, both inclusive, during the preceding year.

33. The board of a public or separate school, except a board of an urban municipality with a population of 2,500 or more or of a rural municipality with a population of 25,000 or more, shall be paid a grant equal to the amount expended in the preceding year for library books recommended under clause d of subsection 2 of section 10 of the Act, not exceeding an amount computed by multiplying \$1 by the average daily attendance in kindergarten to grade 10, both inclusive, during the preceding year.

34. The board of a high, continuation, or vocational school shall be paid a grant equal to the amount expended in the preceding year for text-books approved under clause 2f of subsection 1 of section 12 of the Act, not exceeding an amount computed by multiplying \$3 by the average daily attendance of pupils in grades 9 and 10 during the preceding year, but excluding from the computation the average daily attendance of those pupils whose fees are payable by another board.

PART 5

ANNEXATION GRANTS

INTERPRETATION

35. In this Part "annexation" includes "amalgamation".

APPLICATION

36. This Part applies to grants following annexation.

AMOUNT OF GRANTS

37.(1) Where the whole or part of a municipality is annexed to an urban municipality on or after the 1st of January, 1949, and at the date of annexation there are outstanding debentures for one or more school buildings in that municipality or part, as the case may be, the public-, separate-, or high-school board of the urban municipality shall, except in the year of annexation, be paid a grant on the debenture instalments to the extent that the payments on the debentures would have been eligible for a grant if the annexation had not taken place.

(2) The amount of the grant under subregulation 1 shall be calculated at the rate applicable to

(a) the board of the school section, separate school, or high-school district, in the annexed area for the year preceding annexation, or

(b) the board of the urban municipality for the year preceding annexation,

whichever rate is the greater.

PART 6

GRANTS FOR INSTRUCTION IN INDUSTRIAL ARTS OR HOME ECONOMICS TO NON-RESIDENT PUPILS

38. Where instruction in industrial arts or home economics was given in the preceding year to pupils admitted free from a school under the jurisdiction of of another board, a grant of \$7.50 for each pupil so admitted shall be paid to the board giving the instruction for each term in which the pupil attended.

PART 7

GRANTS FOR INSTRUCTION IN INDUSTRIAL ARTS OR IN HOME ECONOMICS IN JOINTLY OPERATED CLASSROOMS

39.(1) Where prior to the 1st of January, 1954, the boards of 4 or more larger units of administration operated jointly a class-room for instruction in industrial arts, or home economics, and the instruction is continued thereafter jointly by 2 or more of those boards, or by 2 or more of those boards and the board or boards of one or more school sections or union school sections or separate-school areas, a grant of \$7.50 shall be paid to each board which continues to operate the class-room for each of its pupils for each term in which the pupil attended during the preceding year.

(2) In subregulation 1 "larger unit of administration" has the same meaning as in clause *d* of subregulation 3 of regulation 7.

PART 8

GENERAL

40.(1) A board that qualifies for a grant under the provisions of subregulation 2 of regulation 10 shall not be eligible for the grants provided under subregulations 3, 4, and 5 of regulation 10.

(2) A board that qualifies for a grant under the provisions of subregulation 2 of regulation 21 shall not be eligible for the grants provided under subregulations 3, 4, and 8 of regulation 21.

(3) A board that qualifies for a grant under the provisions of subregulation 2 of regulation 22 shall not be eligible for the grant provided under subregulation 3 of regulation 22.

41. The following are revoked:

(a) Ontario Regulations 2/56

(b) Ontario Regulations 78/56

(c) Ontario Regulations 56/57.

W. J. DUNLOP,
Minister of Education.

Toronto, February 19, 1958.

(5277)

10

THE HIGHWAY TRAFFIC ACT

O. Reg. 50/58.

Load Limits on the King's Highway.

Amending O. Reg. 43/57.

Made—27th February, 1958.

Filed—28th February, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedules 1 and 2 of Ontario Regulations 43/57 are struck out and the following substituted therefor:

SCHEDULE 1

Item Number	Number of the King's Highway	Portion of the King's Highway
1	4	from Durham to Flesherton
2	6	from Wiarton to Tobermory
3	7A	from Port Perry to Highway No. 115
4	9	from Highway No. 50 to Schomberg
5	12	from Midland to Orillia
6	19	from Mount Elgin to Ingersoll
7	21	from Highway No. 82 to Grand Bend, and from Southampton to Highway No. 6
8	24	from Erin to Orangeville
9	33	from Bath to Adolphustown
10	38	from Cataraqui to Highway No. 7
11	41	from Highway No. 7 to Erinsville
12	42	from Westport to Forthton
13	45	from Cobourg to Norwood
14	47	from Highway No. 48 to Highway No. 12
15	48	from Highway No. 401 to Highway No. 12
16	49	from Highway No. 27 to Highway No. 50
17	50	from Highway No. 7 to Highway No. 9
18	51	from Caledon to Highway No. 24
19	52	from Highway No. 2 to Highway No. 5, and from Highway No. 8 to Highway No. 97
20	53	from Highway No. 2 to Highway No. 6
21	80	from Alvinston to the County Road leading to Walkers
22	81	from Highway No. 22 to Highway No. 7
23	86	from Highway No. 7 to a point on Highway No. 86, 6 miles East of Dorking and from the County Road leading to Brussels to Bluevale
24	89	from Primrose to Rosemont
25	91	from Duntroon to Stayner
26	93	from Craighurst to Crown Hill
27	95	All

28	96	All
29	97	from Bright to Freeleton
30	99	from Dundas to Highway No. 24
31	100	from Thamesford to Highway No. 7
32	103	from Waubaushe to Port Severn
33	104	from Grand Valley to Highway No. 9
34	133	from Fowler's Corners to Highway No. 28
35	501	from Port Severn to Honey Harbour
36	502	from Marysville to Napanee

SCHEDULE 2

All that portion of the King's Highway lying north of the Severn River and east of Highway No. 69 from Washago to Highway No. 12 and East of Highway No. 12 from Highway No. 69 to Highway No. 7 North of Sunderland and North of Highway No. 7 from Highway No. 12 to Perth and North and West of Highways No. 15 and No 29 from Perth to Arnprior, excepting thereout:

- (a) Highway No. 28 from Peterborough to Lakefield;
- (b) Highway No. 17 from Arnprior to Sault Ste. Marie;
- (c) Highway No. 11
 - (i) from Severn to the south end of the North Bay By-Pass;
 - (ii) the North Bay By-Pass, and
 - (iii) from the north end of the North Bay By-Pass to Matheson;
- (d) Highway No. 66 from Highway No. 11 to Kirkland Lake;
- (e) Highway No. 69 from French River to Sudbury;
- (f) Highway No. 101 from Matheson to Timmins;
- (g) Highway No. 112 from Highway No. 11 to Highway No. 66;
- (h) Highway No. 108 from Highway No. 17 to Quirke Lake;
- (i) Highway No. 544 from Sudbury to Levack.

(5287)

10

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 51/58.

General Regulations.

Amending O. Reg. 115/57.

Made—27th February, 1958.

Filed—28th February, 1958.

REGULATIONS MADE UNDER
THE UNEMPLOYMENT RELIEF ACT

1. Regulation 3 of Ontario Regulations 115/57 is revoked and the following substituted therefor:

3.(1) Where in any month a municipal relief administrator grants relief he shall

- (a) complete a statement of account for that month in form 2 and shall forward it to the Minister before the 20th day of the month next following, and
- (b) complete a statement of allowances for each person or family to whom he has granted relief during that month and retain the statement in his files.

(2) Where the statement of account in clause a of subregulation 1 is not forwarded by the municipal relief administrator within six months next following the first day of the month to which it relates, the payment by Ontario based on the statement shall be reduced by 25 per cent.

(3) The Minister may

- (a) require the relief administrator or an employee of the municipality that the administrator represents to furnish him with such information as to the contents of form 2 as he deems necessary, and
- (b) direct an inspection and audit of municipal books, accounts and vouchers relating to the statement of account.

2. Ontario Regulations 115/57 are amended by adding the following regulation:

POST-SANATORIUM ALLOWANCE

23a.(1) In this regulation,

- (a) "former patient" means a person who has been discharged from a sanatorium, following treatment for tuberculosis;
- (b) "post-sanatorium allowance" means an allowance for the maintenance of a former patient;
- (c) "sanatorium" means a sanatorium within the meaning of *The Sanatoria for Consumptives Act*.

(2) Where a former patient

- (a) has recovered to such an extent that he may receive care or treatment outside a sanatorium, as certified by the superintendent of the sanatorium of which he is the former patient,
- (b) is unemployable, as certified in form 3 by the said superintendent or a local medical officer of health,
- (c) is in needy circumstances, and
- (d) makes application in form 1,

he shall be eligible for a post-sanatorium allowance.

(3) Where a municipal relief administrator grants a post-sanatorium allowance to a former patient who resides alone or who is not a member of the household in which he resides, Ontario shall pay 80 per cent of the monthly amount granted, or \$60 a month, whichever is the lesser.

(4) Where a municipal relief administrator grants a post-sanatorium allowance to a former patient who is a member of the household in which he resides, Ontario shall pay 80 per cent of the monthly amount granted, or \$44 a month, whichever is the lesser.

(5) Where the former patient is granted a post-sanatorium allowance he shall be medically examined at least once every six months, or at such other more frequent intervals as the local medical officer of health may direct and where there is no local medical officer of health as a duly qualified medical practitioner may direct, and following such medical examinations a certificate signed by a duly qualified medical practitioner shall be furnished to the municipal relief administrator or to the provincial relief administrator, as the case may be, certifying whether or not in his opinion based on the examination the former patient is unemployable.

(5288)

10

Publications Under The Regulations Act

March 15th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 52/58.

Controlled-access Highways—Holland
Landing Diversion.
New.
Made—27th February, 1958.
Filed—4th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

DIVERSIONS SOUTHERN ONTARIO

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

HOLLAND LANDING DIVERSION

SCHEDULE 1

In the Township of Gwillimbury East in the County of York and shown outlined in red and illustrated on Department of Highways Plan P-1980-22, registered in the registry office for the registry division of the North Riding of the County of York as number 16312A.

SCHEDULE 2

In the Township of King in the County of York and shown outlined in red and illustrated on Department of Highways plan P-1980-21, registered in the registry office for the registry division of the North Riding of the County of York as number 16311A.

(5305) 11

THE HIGHWAY TRAFFIC ACT

O. Reg. 53/58.

No-left-turn Signs.
Revoking O. Regs. 246/57 and 277/57.
Made—27th February, 1958.
Filed—4th March, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulations 246/57 and 277/57 are revoked.

(5306) 11

THE HIGHWAY TRAFFIC ACT

O. Reg. 54/58.

Speed Limits.
Amending O. Regs. 210/56 and 35/58.
Made—27th February, 1958.
Filed—4th March, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulations 35/58 are amended by adding the following schedule:

SCHEDULE 2

That part of the King's Highway known as Number 401 in the townships of Tilbury North, Tilbury, Rochester, Maidstone and Sandwich South, in the County of Essex, between a point in the highway distant 1000 feet measured westerly therealong from its intersection with the road allowance known as Richardson Road between Lots 18 and 19 and a point in the northerly branch of the highway situate in the Township of Sandwich South measured 1800 feet easterly from its intersection with the King's Highway known as Number 3B, and between the first mentioned point and a point in the southerly branch of the highway situate in the Township of Sandwich South measured 1500 feet northeasterly from its intersection with the King's Highway known as Number 3.

2. Schedule 3 of Ontario Regulations 210/56, as made by Ontario Regulations 38/57, is revoked.

(5307) 11

THE MINING ACT

O. Reg. 55/58.

Lands open for prospecting, staking
out or leasing.

Amending O. Reg. 267/47.

Made—4th March, 1958.

Filed—6th March, 1958.

REGULATIONS MADE UNDER THE MINING ACT

1. Ontario Regulations 267/47 are amended by adding thereto the following regulation:

19. The lands described in Schedule 19 shall be open for prospecting, staking out or leasing at 12 noon
on the 17th day of March, 1958.

SCHEDULE 19

Former Lease No.		Former Mining Claim No.	Geographic Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
1	10238	S.S.M. 12467	Tp. 23, Range 14	Algoma	42.42
2	10239	S.S.M. 12468	Tp. 23, Range 14	Algoma	30.45
3	10240	S.S.M. 12469	Tp. 23, Range 14	Algoma	30.54
4	10241	S.S.M. 12470	Tp. 23, Range 14	Algoma	42.03
5	10242	S.S.M. 12471	Tp. 23, Range 14	Algoma	26.12
6	10243	S.S.M. 12472	Tp. 23, Range 14	Algoma	51.13
7	10244	S.S.M. 12290	Tp. 23, Range 14	Algoma	40.18
8	10245	S.S.M. 12285	Tp. 23, Range 14	Algoma	13.18
9	10246	S.S.M. 12288	Tp. 23, Range 14	Algoma	26.97
10	10247	S.S.M. 12289	Tp. 23, Range 14	Algoma	36.34
11	10248	S.S.M. 12282	Tp. 23, Range 14	Algoma	19.85
12	10249	S.S.M. 12283	Tp. 23, Range 14	Algoma	25.26
13	10605	S.S.M. 12532	Tp. 23, Range 14	Algoma	41.33
14	10606	S.S.M. 12531	Tp. 23, Range 14	Algoma	52.55
15	9862	T.R.S. 3560	Asquith	Sudbury	55.90
16	10064	T.R.S. 3721	Asquith	Sudbury	54.50
17	11256	Pt. T.R.S. 3792	Asquith	Sudbury	45.01
18	11257	Pt. T.R.S. 4147	Asquith	Sudbury	13.6
19	11258	Pt. T.R.S. 4148	Asquith	Sudbury	24.65
20	9752	T.R.S. 6551	MacMurchy	Sudbury	41.9
21	10559	T.R.S. 6542	MacMurchy	Sudbury	31.7
22	10560	T.R.S. 6543	MacMurchy	Sudbury	15.2
23	10561	T.R.S. 6544	MacMurchy	Sudbury	39.3
24	10562	T.R.S. 6545	MacMurchy	Sudbury	37.7
25	10563	T.R.S. 6548	MacMurchy	Sudbury	35.1
26	10564	T.R.S. 6584	MacMurchy	Sudbury	16.0
27	10565	T.R.S. 6585	MacMurchy	Sudbury	25.1
28	10566	T.R.S. 6595	MacMurchy	Sudbury	33.2
29	10567	T.R.S. 6594	MacMurchy	Sudbury	58.3
30	10568	T.R.S. 6591	MacMurchy	Sudbury	44.4
31	10569	T.R.S. 6592	MacMurchy	Sudbury	22.1
32	10570	T.R.S. 6593	MacMurchy	Sudbury	38.2
33	10571	T.R.S. 6586	MacMurchy	Sudbury	18.5
34	10572	T.R.S. 6587	MacMurchy	Sudbury	29.1
35	10976	T.R.S. 3717	MacMurchy	Sudbury	16.90
36	10977	T.R.S. 3718	MacMurchy	Sudbury	28.40
37	10551	T.B. 11800	Leduc	Thunder Bay	44.06
38	10420	T.B. 11247	McComber	Thunder Bay	34.59
39	10688	T.B. 4818	Summers	Thunder Bay	57.20
40	10689	T.B. 4819	Summers	Thunder Bay	46.6
41	11919	T.B. 10597	Summers	Thunder Bay	78.8
42	10550	T.B. 15197	Walters	Thunder Bay	38.215
43	10552	T.B. 11801	Walters and Leduc	Thunder Bay	51.324
44	10879	M.R. 10882	Baden	Timiskaming	23.30
45	10880	M.R. 10883	Baden	Timiskaming	26.50
46	10881	M.R. 10876	Baden	Timiskaming	41.20
47	10882	M.R. 10878	Baden	Timiskaming	38.50
48	10883	M.R. 10877	Baden	Timiskaming	35.70
49	10884	M.R. 10879	Baden	Timiskaming	56.30
50	10885	M.R. 10880	Baden	Timiskaming	59.10
51	10886	M.R. 10881	Baden	Timiskaming	27.80

Former Lease No.		Former Mining Claim No.	Geographic Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
52	11150	M.R. 5393	Cairo	Timiskaming	50.67
53	11359	M.R. 5559	Cairo	Timiskaming	55.1
54	11387	M.R. 5384	Cairo	Timiskaming	19.0
55	11388	M.R. 5429	Cairo	Timiskaming	22.8
56	11011	G.G. 3817	Charters	Timiskaming	25.1
57	11012	G.G. 3824	Charters	Timiskaming	46.35
58	11010	G.G. 3818	Donovan	Timiskaming	46.06
59	11013	G.G. 3819	Donovan	Timiskaming	39.2
60	10121	T. 19422 (T. 25276)	Gillies Timber Limit	Timiskaming	36.79
61	10654	T. 19346 (T. 23756)	Gillies Timber Limit	Timiskaming	21.80
62	10655	T. 23755	Gillies Timber Limit	Timiskaming	20.50
63	11639	C. 1101 (T. 25099)	Gillies Timber Limit	Timiskaming	20.50
64	9653	G.G. 4833	Haultain	Timiskaming	44.0
65	10960	G.G. 4910	Haultain	Timiskaming	37.3
66	10961	G.G. 5110	Haultain	Timiskaming	42.0
67	10962	G.G. 5061	Haultain	Timiskaming	27.5
68	11149	H.S. 718	Haultain	Timiskaming	45.40
69	9652	G.G. 4816	Haultain & Nicol	Timiskaming	32.3
70	11148	W.J. 11	Haultain & Nicol	Timiskaming	28.50
71	9609	G.G. 6575	Knight	Timiskaming	40.71
72	9610	G.G. 6572	Knight	Timiskaming	41.65
73	9611	G.G. 6573	Knight	Timiskaming	34.27
74	9612	G.G. 6574	Knight	Timiskaming	31.12
75	9873	H.R. 483 (M.R. 2585)	Leith	Timiskaming	53.25
76	11436	H.S. 707	Leith	Timiskaming	26.0
77	11437	H.S. 708	Leith	Timiskaming	38.80
78	11438	H.S. 709	Leith	Timiskaming	46.4
79	11439	H.S. 710	Leith	Timiskaming	44.8
80	9699	T.R.P. 2995	McArthur	Timiskaming	43.0
81	9845	G.G. 5111	Nicol	Timiskaming	27.2
82	10959	G.G. 4077	Nicol	Timiskaming	34.0
83	9926	M.R. 11389	Powell	Timiskaming	41.75
84	9927	M.R. 11390	Powell	Timiskaming	50.70
85	9928	M.R. 11391	Powell	Timiskaming	59.43
86	9929	M.R. 11388	Powell	Timiskaming	40.21
87	9930	M.R. 11366	Powell	Timiskaming	63.9
88	9931	M.R. 11367	Powell	Timiskaming	56.0
89	9932	M.R. 11368	Powell	Timiskaming	43.53
90	9933	M.R. 11369	Powell	Timiskaming	50.86
91	10859	M.R. 10327	Powell	Timiskaming	41.30
92	10866	M.R. 10324	Powell	Timiskaming	36.10
93	10867	M.R. 10325	Powell	Timiskaming	37.20
94	10868	M.R. 10326	Powell	Timiskaming	36.80
95	10869	M.R. 10322	Powell	Timiskaming	33.10
96	10870	M.R. 10321	Powell	Timiskaming	36.30
97	10871	M.R. 10323	Powell	Timiskaming	27.90
98	11528	M.R. 11746	Powell	Timiskaming	38.24
99	11529	M.R. 11747	Powell	Timiskaming	31.2
100	11530	M.R. 11894	Powell	Timiskaming	28.4
101	11531	M.R. 11918	Powell	Timiskaming	35.1
102	11532	M.R. 11919	Powell	Timiskaming	58.0
103	11533	M.R. 11748	Powell	Timiskaming	19.24
104	11534	M.R. 11903	Powell	Timiskaming	23.8
105	11535	M.R. 11904	Powell	Timiskaming	30.4
106	11536	M.R. 11920	Powell	Timiskaming	25.2
107	11537	M.R. 12343	Powell	Timiskaming	36.43
108	10855	G.G. 6287	Rankin	Timiskaming	34.75
109	10856	G.G. 6288	Rankin	Timiskaming	38.50
110	10857	G.G. 6289	Rankin	Timiskaming	31.68
111	10858	G.G. 4849	Rankin	Timiskaming	36.14
112	10860	G.G. 6292	Rankin	Timiskaming	41.20
113	10863	G.G. 6254	Rankin	Timiskaming	37.15

Former Lease No.		Former Mining Claim No.	Geographic Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
114	10864	G.G. 6255	Rankin	Timiskaming	27.00
115	10865	G.G. 6256	Rankin	Timiskaming	16.40
116	10872	G.G. 4847	Rankin	Timiskaming	68.30
117	10873	G.G. 4848	Rankin	Timiskaming	41.18
118	10874	G.G. 5979	Rankin	Timiskaming	48.30
119	10875	G.G. 5980	Rankin	Timiskaming	16.30
120	10208	G.G. 6517	Tyrrell	Timiskaming	52.7
121	10220	G.G. 6640	Tyrrell	Timiskaming	40.75
122	10221	G.G. 6633	Tyrrell	Timiskaming	27.6
123	10224	G.G. 5940	Tyrrell	Timiskaming	35.8
124	10225	G.G. 5938	Tyrrell	Timiskaming	46.3
125	10226	G.G. 5936	Tyrrell	Timiskaming	29.2
126	10227	G.G. 5937	Tyrrell	Timiskaming	56.15
127	10228	G.G. 5939	Tyrrell	Timiskaming	48.1
128	10229	G.G. 5941	Tyrrell	Timiskaming	36.4
129	10230	G.G. 5942	Tyrrell	Timiskaming	17.7
130	10553	G.G. 6392	Tyrrell	Timiskaming	48.07
131	10554	G.G. 6393	Tyrrell	Timiskaming	41.18
132	10555	G.G. 6394	Tyrrell	Timiskaming	59.22
133	10556	G.G. 6389	Tyrrell	Timiskaming	24.42
134	10557	G.G. 6390	Tyrrell	Timiskaming	50.25
135	10558	G.G. 6391	Tyrrell	Timiskaming	31.88
136	10861	G.G. 6629	Tyrrell	Timiskaming	54.60
137	10862	G.G. 6631	Tyrrell	Timiskaming	27.3
138	10912	G.G. 6630	Tyrrell	Timiskaming	32.50
139	11067	G.G. 6628	Tyrrell	Timiskaming	37.7
140	11068	(M.R. 12503) G.G. 6626	Tyrrell	Timiskaming	35.6
141	11069	(M.R. 12504) G.G. 6627 (M.R. 12505)	Tyrrell	Timiskaming	48.2
142	11222	M.R. 9925	Yarrow	Timiskaming	44.32
143	11223	M.R. 9926	Yarrow	Timiskaming	41.28
144	11224	M.R. 9927	Yarrow	Timiskaming	39.39
145	11225	M.R. 9928	Yarrow	Timiskaming	40.53
146	11226	M.R. 9930	Yarrow	Timiskaming	42.95
147	11227	M.R. 9929	Yarrow	Timiskaming	40.08

Publications Under The Regulations Act

March 22nd, 1958

THE HIGHWAY TRAFFIC ACT

O. Reg. 56/58.

Load Limits on the King's Highway.
Amending O. Reg. 43/57.
Made—6th March, 1958.
Filed—11th March, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Item 20 of Schedule 1 of Ontario Regulations 43/57 as remade by Ontario Regulations 50/58 is amended by striking out "53" in the column headed "Number of the King's Highway" and inserting in lieu thereof "54".

(5333)

12

THE INDUSTRIAL STANDARDS ACT

O. Reg. 57/58.

Schedule for the Bricklaying and Stonemasonry Industry in the Port Arthur—Fort William Zone.
New.
Made—6th March, 1958.
Filed—11th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE PORT ARTHUR—FORT WILLIAM ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Labour Day, and
- (g) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and

- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working-day shall be \$2.50 an hour.

SHIFT WORK

- 4.(1) Where an employee performs work in one of two or more regular shifts, the employee shall be deemed to be employed during a regular working-day in respect of work that

- (a) is not in excess of 8 hours in a 24-hour period, or

- (b) consists of the instruction of the employees of an on-coming shift.

- (2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

- (3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

5. Overtime work is work

- (a) that is not performed during a regular working-day, or

- (b) that is performed on a holiday.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATE OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be \$5 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5334)

12

THE INDUSTRIAL STANDARDS ACT

O. Reg. 58/58.

Advisory Committee.

Amending O. Reg. 117/56.

Made—25th February, 1958.

Filed—11th March, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, and 34/58, is further amended by adding thereto the following item:

61	Port Arthur— Fort William	Schedule for the bricklaying and stonemasonry industry
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CHARLES DALEY,
Minister of Labour.

February 25, 1958.

(5335)

12

THE INDUSTRIAL STANDARDS ACT

O. Reg. 59/58.

Schedule for the Bricklaying and
Stonemasonry Industry in the
Windsor Zone.

New and Revoking O. Reg. 183/56.

Made—6th March, 1958.

Filed—11th March, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 183/56 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BRICKLAYING AND
STONEMASONRY INDUSTRY IN THE
WINDSOR ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Windsor Civic Holiday,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 4.30 p.m.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

3. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 31st of March, 1958, \$2.65 an hour, and
- (b) on and after the 1st of April, 1958, \$2.67½ an hour.

SHIFT WORK

4.(1) Where work is performed in two or more regular shifts, and if an employee works not more than 8 hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purposes of this schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) to and including the 31st of March, 1958, \$5.30 an hour, and
- (b) on and after the 1st of April, 1958, \$5.35 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5336)

12

Publications Under The Regulations Act

March 29th, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 60/58.

The Ontario Wheat Producers' Marketing Plan.

New.

Made—13th March, 1958.

Filed—17th March, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in schedule 1 is approved and declared to be in force in Ontario.

2. The local board named in schedule 1 is given all of the powers of a co-operative corporation under Part V of *The Corporations Act, 1953*, as amended from time to time.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Wheat Producers' Marketing Plan".

INTERPRETATION

2. In this plan

- (a) "producer" means a person engaged in the production of wheat for sale; and
- (b) "wheat" means wheat of every variety produced in Ontario and includes wheat sold for seed or processing.

APPLICATION OF PLAN

3.(1) This plan applies to the regulating and the controlling of the marketing of wheat locally within Ontario.

(2) This plan does not apply to

- (a) wheat used on the farm in which it was produced, and
- (b) wheat sold by a producer directly to another producer for use by him on his farm.

LOCAL BOARD

4. There shall be a local board to be known as "The Ontario Wheat Producers' Marketing Board".

5. The local board shall consist of twelve producer-members elected or appointed in accordance with sections 11 and 12.

MEMBERS OF THE LOCAL BOARD

6. The members of the local board who shall hold office until their successors are elected or appointed are:

- (a) for District 1, R. J. Myers, R.R. 2, Fletcher, and Gene Whelan, Amherstburg,
- (b) for District 2, J. L. Anderson, Oil Springs,
- (c) for District 3, Russell Bolton, Dublin,

(d) for District 4, Murray Moore, Ayr,

(e) for District 5, J. A. Turnbull, R.R. 1, Canfield,

(f) for District 6, Francis A. Morton, Keswick,

(g) for District 7, R. R. Stewart, R.R. 11, Peterborough,

(h) E. M. Carroll, R.R. 3, Iona Station,

(i) W. Edgar Lemon, R.R. 2, Annan,

(j) Wilbur Smith, R.R. 3, Port Colborne, and

(k) Jan Schokking, Silsville.

DISTRICTS

7. Producers shall be divided into seven districts as follows:

- (a) District 1, comprising the counties of Essex and Kent;
- (b) District 2, comprising the counties of Elgin, Lambton and Middlesex;
- (c) District 3, comprising the counties of Bruce, Grey, Huron and Perth;
- (d) District 4, comprising the counties of Brant, Halton, Oxford, Waterloo and Wellington;
- (e) District 5, comprising the counties of Haldimand, Lincoln, Norfolk, Welland and Wentworth;
- (f) District 6, comprising the counties of Dufferin, Peel, Simcoe and York; and
- (g) District 7, comprising the counties of Durham, Hastings, Lennox and Addington, Northumberland, Ontario, Peterboro, Prince Edward and Victoria.

COUNTY GROUPS

8.(1) Producers in each of the counties named in section 7 shall form a county group.

(2) A producer in a territorial district or in a county not included in a district mentioned in section 7 may become a member of the district group of producers nearest to his place of production.

COMMITTEES

9. There shall be a committee in each district to be known as "The District Wheat Producers' Committee".

10. Producers in each county group shall on or before the 15th of February in each year elect from its members one representative to The District Wheat Producers' Committee for the district in which the county is located for each 10,000 acres or fraction thereof of wheat seeded in the county.

ELECTION OF MEMBERS TO LOCAL BOARDS

11.(1) Each District Wheat Producers' Committee may on or before the 1st of March in each year elect, from the producers in the District, members to the local board as follows:

- (a) District 1, two members,
- (b) District 2, one member,
- (c) District 3, one member,
- (d) District 4, one member,
- (e) District 5, one member,
- (f) District 6, one member, and
- (g) District 7, one member.

(2) No person shall be eligible for election from any district to the local board unless he is a producer in the district but in no case shall he be elected to represent more than one district.

(3) The members of all District Wheat Growers' Committees may on or before the 31st of March of that year elect the member or members, as the case may be, from each district to the local board.

APPOINTMENTS TO LOCAL BOARDS

12.(1) The members elected to the local board shall at its first meeting after the 1st of March appoint such producer-members as are necessary to complete the local board.

(2) When a member elected or appointed to the local board dies or resigns before the 1st of March of the year next following the date of his election or appointment the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(4) Each producer-member of the local board shall be elected or appointed to hold office until the 1st of March of the year next following his election or appointment.

(5358)

13

THE FARM PRODUCTS MARKETING ACT

O. Reg. 61/58.

General Regulations.

New.

Made—17th March, 1958.

Filed—18th March, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

- (a) "dealer" means a person who buys wheat from a producer for reselling or for processing;
- (b) "local board" means The Ontario Wheat Producers' Marketing Board;
- (c) "processing" includes cleaning, drying, treating, turning, washing, grinding, rolling, pulverizing, cracking, crimping or distilling, with or without other ingredients or processing or manufacturing articles of food or drink in whole or in part from wheat;

(d) "processor" means a person engaged in processing wheat;

(e) "producer" means a person engaged in the production of wheat for sale; and

(f) "wheat" means wheat of every variety produced in Ontario and includes wheat sold for seed or processing.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and controlling of the marketing of wheat locally within Ontario.

EXEMPTION

3. The Board exempts with respect to wheat marketed locally within Ontario persons engaged in producing or marketing

- (a) wheat used on the farm on which it was produced, and
- (b) wheat sold by a producer directly to another producer for use by him on his farm.

LICENCES FOR PRODUCERS

4.(1) No person shall commence or continue to engage in the growing of wheat except under the authority of a licence as a producer of wheat.

(2) Subject to regulation 9, every producer shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

5.(1) No person shall commence or continue to engage in the processing of wheat except under the authority of a licence as a processor of wheat.

(2) No licence as a processor of wheat shall be issued except upon application therefor in form 2.

(3) A licence as a processor of wheat shall be in form 3.

LICENCES FOR DEALERS

6.(1) No person shall commence or continue to engage in the dealing of wheat except under the authority of a licence as a dealer in wheat.

(2) No licence as a dealer in wheat shall be issued except upon application therefor in form 4.

(3) A licence as a dealer in wheat shall be in form 5.

LICENSING

7.(1) A licence in form 3 or 5 expires with the 30th of June next following the date on which the licence is issued.

(2) A licence shall be issued without charge.

8.(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.

(2) The Board may suspend or revoke or refuse to renew a licence for which the application was made for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.

LICENCE FEES

9.(1) Every producer shall pay to the local board licence fees at the rate of one cent for each bushel or fraction thereof of wheat delivered to a dealer or a processor.

(2) The dealer or processor shall deduct the licence fees payable by a producer from the sum of money due to the person from whom the wheat was received.

(3) The dealer or processor shall forward the licence fees deducted in any month not later than the 15th of the following month to the local board.

AUTHORIZATION TO LOCAL BOARD

10.(1) The Board authorizes the local board to use the licence fees and other moneys payable to it for the purpose of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

DELEGATION OF POWERS TO LOCAL BOARD TO MAKE REGULATIONS

11. The Board delegates to the local board its powers to make regulations with respect to wheat marketed locally within Ontario

- (a) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of wheat and providing for the administration and disposition of any moneys or securities so furnished;
- (b) subject to regulation 3, providing for the exemption from the regulations under the plan of any class, variety or grade of wheat or any person or class of persons engaged in the producing or marketing of wheat or any class, variety or grade of wheat; and
- (c) providing for the regulating and the controlling of the marketing of wheat.

DELEGATION OF POWERS

12. The Board delegates to the local board the power

- (a) to require persons engaged in the producing or marketing of wheat to register their names and addresses with the local board, to require such persons to furnish such information in regard to wheat as the local board may determine, and to appoint persons to inspect the books and premises of such persons;
- (b) to stimulate, increase and improve the marketing of wheat by such means as it may deem proper;
- (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing wheat; and
- (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

NEGOTIATING AGENCY

13.(1) There shall be a negotiating agency of twelve persons to be known as "The Negotiating Committee for Wheat", six of whom shall be appointed annually by the local board, three of whom shall be appointed annually by the processors, and three of whom shall be appointed annually by the dealers.

(2) The local board and the processors and the dealers shall appoint their respective members of The Negotiating Committee for Wheat and shall notify the Board in writing of their names and addresses not later than the 1st of May in each year.

(3) Subject to subregulations 4 and 5, the members of the negotiating agency appointed under subregulation 2 shall be and remain members until the 31st of December of the year in which the members were appointed.

(4) Where a member of the negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors or the dealers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.

(5) Where the local board or the processors or the dealers, as the case may be, fail to make an appointment under subregulation 4 within seven days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.

(6) Where the local board or the processors or the dealers, as the case may be, fail to appoint the persons under subregulation 2, the Board shall appoint such persons as are necessary to complete the negotiating agency.

14. The Negotiating Committee for Wheat is empowered to adopt or settle by agreement

- (a) minimum prices for wheat or for any class, variety or grade of wheat, including discounts and premiums respecting the moisture-content of wheat;
- (b) terms, conditions and forms of agreements relating to the producing or marketing of wheat; and
- (c) any charges, costs or expenses relating to the production or marketing of wheat.

15. A meeting of a negotiating agency may be convened by a notice in writing given by the six members of the negotiating agency appointed by the local board or by the three members of the negotiating agency appointed by the processors or by the three members of the negotiating agency appointed by the dealers, to the other members of the negotiating agency at least seven days, but not more than ten days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

16.(1) Where a meeting of the negotiating agency is not held in accordance with the notice in regulation 15, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, on or before the 1st of June in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where the negotiating agency decides before the 1st of June that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.

(3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2 it may submit in writing to the Board a statement of the matters in dispute.

(4) The Arbitration Board shall consist of three members.

(5) One member may be appointed by the six members of the negotiating agency appointed by the local board, and one other member may be appointed by the six members of the negotiating agency appointed by the dealers and the processors.

(6) Where two members are appointed to the Arbitration Board in accordance with subregulation 5, the two members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within seven days after the Board was notified under subregulation 2, or the 1st of June, as the case may be, the Board shall appoint the third member.

(7) Where the six members of the negotiating agency appointed by the local board, or the six members of the negotiating agency appointed by the dealers and the processors, as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within seven days after the Board was notified under subregulation 2, or the 1st of June, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

(8) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.

(9) The Arbitration Board shall meet forthwith after the appointment of the three members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman.

(Seal) F. K. B. STEWART,
Secretary.

Dated at Toronto, this 17th day of March, 1958.

FORM 1

The Farm Products Marketing Act

LICENCE AS A PRODUCER OF WHEAT

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to grow wheat.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS
MARKETING BOARD

.....
(Chairman)

.....
(Secretary)

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF WHEAT

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor of wheat under *The Farm Products Marketing Act*.

Dated at , this day of , 19 .

.....
(signature of applicant)

.....
(where applicant is a corporation or partnership, signature of person authorized to sign)

.....
(office)

FORM 3

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF WHEAT

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the processing of wheat.

This licence expires with the 30th of June next following the date of issue.

Dated at Toronto, this day of , 19 .

THE FARM PRODUCTS
MARKETING BOARD

.....
Chairman

.....
Secretary

FORM 4

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN WHEAT

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a dealer in wheat under *The Farm Products Marketing Act*.

Dated at , this day of , 19 .

.....
(signature of applicant)

FORM 5

The Farm Products Marketing Act

LICENCE AS A DEALER IN WHEAT

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the dealing in wheat.

This licence expires with the 30th of June next following the date of issue.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS
MARKETING BOARD

.....
(Chairman)

.....
(Secretary)

(5359) 13

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 62/58.

Controlled-access Highways—Toronto to Hespeler.

New.

Made—13th March, 1958.

Filed—18th March, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT
ACT, 1957

CONTROLLED ACCESS HIGHWAYS

TORONTO TO HESPELER

1. That part of the King's Highway described in schedules 1 to 7 and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 220, 221, 222, 223, 224, 225, and 226, respectively, is designated as a controlled-access highway.

SCHEDULE 1

1. In the Township of Etobicoke in the County of York being part of lot 19 concession 2 fronting the Humber, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at the point of intersection of the easterly limit of the controlled-access highway designated by Ontario Regulations 221/55 with the westerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

(i) north $74^{\circ} 03' 30''$ east 52.93 feet, and

(ii) north $18^{\circ} 07' 40''$ west 57.34 feet,

from the south-west angle of lot 19 concession 2 fronting the Humber, thence north $18^{\circ} 07' 40''$ west along the easterly limit of the controlled-access highway designated by Ontario Regulations 221/55 a distance of 353.16 feet; thence north $14^{\circ} 23'$ west continuing along the easterly limit 284.82 feet to a monument; thence north $29^{\circ} 07'$ east 125.18 feet to a monument; thence north $29^{\circ} 07'$ east 20 feet; thence north $72^{\circ} 37'$ east 20 feet to a monument; thence north $72^{\circ} 37'$ east 200.0 feet to a monument; thence north $72^{\circ} 37'$ east 20 feet; thence south $78^{\circ} 31' 30''$ east 20 feet to a monument; thence south $78^{\circ} 31' 30''$ east 111.73 feet to a monument; thence south $78^{\circ} 31' 30''$ east 20 feet; thence south $62^{\circ} 12' 40''$ east 20 feet to a monument; thence south $62^{\circ} 12' 40''$ east 106.0 feet to the westerly limit of the controlled-access highway designated by Ontario Regulations 79/54; thence south $27^{\circ} 47' 20''$ west along the westerly limit 180.0 feet to a monument; thence south $27^{\circ} 47' 20''$ west continuing along the westerly limit 706.69 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

(a) part of lots 17, 18, 19, and 20, concession 2 fronting the Humber,

(b) part of the road allowance between concessions 2 and 3, fronting the Humber, and

(c) part of Richview Road,

and premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

(i) south $18^{\circ} 11' 40''$ east 82.72 feet, and

(ii) north $71^{\circ} 58' 20''$ east 53.57 feet,

from the north-west angle of lot 18 concession 2 fronting the Humber, thence south $18^{\circ} 07' 40''$ east along the westerly limit of the controlled-access highway 279.52 feet; thence north $27^{\circ} 47' 20''$ east along the easterly limit of the controlled-access highway 1555.90 feet; thence north-easterly 952.87 feet continuing along the easterly limit on a curve left of 11,609.16 feet radius, the chord equivalent being 952.60 feet measured north $25^{\circ} 26' 15''$ east; thence south $23^{\circ} 05' 10''$ west 448.45 feet to a monument; thence south $17^{\circ} 46'$ west 508.13 feet to a monument; thence south $7^{\circ} 07' 50''$ west 508.13 feet to a monument; thence south $1^{\circ} 48' 40''$ west 479.97 feet to a monument; thence south $1^{\circ} 48' 40''$ west 500.0 feet to a monument; thence south $1^{\circ} 48' 40''$ west 500.0 feet to a monument; thence south $1^{\circ} 48' 40''$ west 457.48 feet to a monument; thence south $6^{\circ} 14'$ east 446.81 feet to a monument; thence south $16^{\circ} 14' 10''$ east 302.16 feet to a monument; thence south $16^{\circ} 14' 10''$ east 285.43 feet to a monument in the northerly limit of Richview Road; thence south $72^{\circ} 21' 20''$ west along the northerly limit 75.02 feet; thence south $16^{\circ} 14' 10''$ east 38.49 feet to the southerly limit of lot 17 concession 2 fronting the Humber; thence south $72^{\circ} 12' 42''$ west along the southerly limit 150.05 feet to a point distant 26.93 feet measured north $72^{\circ} 12' 42''$ east along the southerly limit from the south-west angle of lot 17; thence north $16^{\circ} 14' 10''$ west 38.87 feet to the northerly limit of

Richview Road; thence south 72° 21' 20" west along the northerly limit 27.85 feet; thence south 65° 05' 20" west 66.60 feet to a monument in the westerly limit of the road allowance between concessions 2 and 3, fronting the Humber; thence north 17° 46' 40" west along the westerly limit 1253.91 feet to a monument; thence north 18° 11' 40" west continuing along the westerly limit 1310.52 feet; thence north 71° 58' 20" east 119.57 feet to the point of commencement.

3. In the Township of Etobicoke in the County of York being

- (a) part of lots 17, 18, and 19, concession 3 fronting the Humber,
- (b) part of lot 17 concession 4 fronting the Humber,
- (c) part of the road allowance between concessions 3 and 4, fronting the Humber, and
- (d) part of the road allowance between the townships of Etobicoke and Toronto Gore,

and premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at the south-east angle of lot 19 concession 3 fronting the Humber, thence north 18° 11' 40" west along the easterly limit of lot 19 concession 3 fronting the Humber, being also the westerly limit of the controlled-access highway designated by Ontario Regulation 221/55, a distance of 503.39 feet to a monument; thence south 71° 47' 20" west 11.12 feet to a monument; thence south 2° 02' 15" west 220.56 feet to a monument; thence south 2° 02' 15" west 247.94 feet to a monument; thence south 2° 02' 15" west 20.0 feet; thence south 11° 51' west 295.50 feet; thence south 21° 42' 30" west 20.0 feet to a monument; thence south 21° 42' 30" west 540.12 feet; thence south 27° 47' 20" west 20.0 feet to a monument; thence south 27° 47' 20" west 485.24 feet to a monument; thence south-westerly 822.36 feet on a curve right of 2740.79 feet radius, the chord equivalent being 819.28 feet measured 36° 23' 04" west to a monument; thence south-westerly 737.89 feet on a curve right of 2740.79 feet radius, the chord equivalent being 735.67 feet measured south 52° 41' 46" west, to a monument; thence south-westerly 84.64 feet on a curve right of 2740.79 feet radius, the chord equivalent being 84.48 feet measured south 61° 17' 30" west, to a monument; thence south 62° 10' 30" west 612.39 feet to a monument; thence south 62° 10' 30" west 580.08 feet to a monument; thence south 62° 10' 30" west 416.71 feet to a monument; thence south 62° 10' 30" west 233.27 feet to a point in the westerly limit of lot 17 concession 4 fronting the Humber distant 648.82 feet measured south 22° 39' east along the westerly limit from a monument marking the north-west angle of lot 17; thence south 62° 10' 30" west 33.13 feet to the centre line of the road allowance between the townships of Etobicoke and Toronto Gore; thence south 22° 39' east along the centre line 301.20 feet; thence north 62° 10' 30" east 293.56 feet to a monument; thence north 62° 10' 30" east 500.0 feet to a monument; thence north 62° 10' 30" east 500.06 feet to a monument; thence north 62° 10' 30" east 612.39 feet to a monument; thence north 62° 10' 30" east 272.0 feet to a monument; thence north 62° 10' 30" east 159.46 feet to a monument; thence north 62° 10' 30" east 1016.44 feet to a monument; thence north

West
Limit of
Hwy. 27

West
Limit of
Township

62° 10' 30" east 53.25 feet; thence north 80° 08' east 20.0 feet to a monument; thence north 80° 08' east 878.09 feet to a monument; thence south 17° 54' 40" east 334.05 feet to a monument; thence north 72° 05' 20" east 71.73 feet to the easterly limit of lot 17 concession 3 fronting the Humber; thence north 17° 46' 40" west along the easterly limit 924.13 feet to a monument marking the north-east angle of lot 17 concession 3 fronting the Humber, being also the south-east angle of lot 18 concession 3 fronting the Humber; thence north 18° 11' 40" west along the easterly limit of lot 18 concession 3 fronting the Humber 1310.52 feet to the point of commencement.

West
Limit of
Hwy. 27

0.57 miles, more or less.

SCHEDULE 2

1. In the Township of Toronto in the County of Peel being

- (a) part of lot 1 concession 7 southern division (Toronto Gore),
- (b) part of lots
 - (i) 1 and 2, concession 6,
 - (ii) 2 and 3, concession 5,
 - (iii) 3 and 4, concession 4,
 - (iv) 4 and 5, concession 3,
 - (v) 5 and 6, concession 2, and
 - (vi) 5 and 6, concession 1,
 east of Hurontario Street,
- (c) part of lots
 - (i) 6 and 7, concession 1,
 - (ii) 7 and 8, concession 2,
 - (iii) 8 and 9, concession 3,
 - (iv) 9 and 10, concession 4,
 - (v) 10, 11, and 12, concession 5, and
 - (vi) 11, 12, 13, and 14, concession 6,
 west of Hurontario Street,
- (d) part of the road allowance between the townships of
 - (i) Toronto and Etobicoke, and
 - (ii) Toronto and Trafalgar,
- (e) part of the road allowance between concession 7 southern division and concession 6 east of Hurontario Street,
- (f) part of the road allowance between
 - (i) concessions 5 and 6,
 - (ii) concessions 4 and 5,
 - (iii) concessions 3 and 4,
 - (iv) concessions 2 and 3,
 - (v) concessions 1 and 2,
 - (vi) lots 5 and 6, concession 2, and

- (vii) lots 5 and 6, concession 1,
east of Hurontario Street,
(g) part of Hurontario Street,
(h) part of the road allowance between
- (i) concessions 1 and 2,
 - (ii) concessions 2 and 3,
 - (iii) concessions 3 and 4,
 - (iv) concessions 4 and 5,
 - (v) lots 10 and 11, concession 5, and
 - (vi) concessions 5 and 6,
- west of Hurontario Street, and
- (i) part of the lands under the waters of the Credit River,

and being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the southerly angle of lot 15 concession 2 north of Dundas Street in longitude $79^{\circ} 37' 30''$ west, the centre line may be located as follows:

East
Limit of
Township

Commencing at a point in the centre line of the road allowance between the townships of Toronto and Etobicoke, the centre line being the easterly limit of the herein-described lands, the point being

- (i) south $45^{\circ} 17'$ east 144.18 feet, and
- (ii) north $62^{\circ} 07' 30''$ east 788.08 feet,

Con. 6
E.H.S.

from a monument marking the northerly angle of lot 1 concession 6 east of Hurontario Street, thence south $62^{\circ} 07' 30''$ west 5310.72 feet to a point in the south-westerly limit of lot 2 concession 6 east of Hurontario Street 335.07 feet measured south $44^{\circ} 53'$ east along the south-westerly limit from a monument marking the westerly angle of lot 2; thence south $62^{\circ} 07' 30''$ west 908.97 feet; thence south-westerly 1015.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1013.67 feet measured south $57^{\circ} 03'$ west; thence south $51^{\circ} 58' 30''$ west 2599.26 feet to a point in the south-westerly limit of lot 3 concession 5 east of Hurontario Street 1044.60 feet measured south $44^{\circ} 15' 30''$ east along the south-westerly limit from the westerly angle of lot 3; thence south $51^{\circ} 58' 30''$ west 2005.95 feet; thence south-westerly 965.83 feet on a curve right of 5729.58 feet radius, the chord equivalent being 964.69 feet measured south $56^{\circ} 48' 15''$ west; thence south $61^{\circ} 38'$ west 1651.20 feet to a point in the south-westerly limit of lot 4 concession 4 west of Hurontario Street 334.16 feet measured north $44^{\circ} 41'$ west along the south-westerly limit from the southerly angle of lot 4; thence south $61^{\circ} 38'$ west 4657.06 feet to a point in the south-westerly limit of lot 5 concession 3 east of Hurontario Street 139.92 feet measured north $44^{\circ} 10' 30''$ west along the south-westerly limit from the southerly corner of lot 5; thence south $61^{\circ} 38'$ west 4654.83 feet to a point in the south-westerly limit of lot 5 concession 2 east of Hurontario Street 26.13 feet measured south $44^{\circ} 13' 30''$ east along the south-westerly limit from the westerly angle of lot 5; thence south $61^{\circ} 38'$ west 4656.38 feet to a point

Con. 4
E.H.S.

Con. 2
E.H.S.

- (i) north $39^{\circ} 32' 30''$ east 17.09 feet, and
- (ii) south $44^{\circ} 29' 30''$ east 252.74 feet,

Hwy. 10

from the westerly angle of lot 6 concession 1 east of Hurontario Street; thence south $61^{\circ} 38'$ west 4647.51 feet to a point in the south-westerly limit of lot 7 concession 1 west of Hurontario Street 488.72 feet measured south $44^{\circ} 37' 30''$ east along the south-westerly limit from the westerly angle of lot 7; thence south $61^{\circ} 38'$ west 4681.58 feet to a point in the south-westerly limit of lot 8 concession 2 west of Hurontario Street 733.12 feet measured south $44^{\circ} 27' 30''$ east along the south-westerly limit from the westerly angle of lot 8; thence south $61^{\circ} 38'$ west 4723.19 feet to a point in the south-westerly limit of lot 9 concession 3 west of Hurontario Street 905.55 feet measured south $44^{\circ} 22' 30''$ east along the south-westerly limit from the westerly angle of lot 9; thence south $61^{\circ} 38'$ west 4579.85 feet to a point in the south-westerly limit of lot 10 concession 4 west of Hurontario Street 1123.78 feet measured south $44^{\circ} 41' 30''$ east along the south-westerly limit from the westerly angle of lot 10; thence south $61^{\circ} 38'$ west 837.54 feet; thence westerly 2247.50 feet on a curve right of 5729.58 feet radius, the chord equivalent being 2233.06 feet measured south $72^{\circ} 52' 15''$ west; thence south $84^{\circ} 06' 30''$ west 2259.13 feet to a point in the south-westerly limit of lot 11 concession 5 west of Hurontario Street 38.36 feet measured south-easterly along the south-westerly limit from the westerly angle of lot 11; thence south $84^{\circ} 06' 30''$ west 5990.95 feet to a point in the south-westerly limit of lot 14 concession 6 west of Hurontario Street 265.51 feet measured north $44^{\circ} 34'$ west along the south-westerly limit from the southerly angle of lot 14; thence south $84^{\circ} 06' 30''$ west 42.27 feet to the centre line of the road allowance between the townships of Toronto and Trafalgar, the centre line being the south-westerly limit of the herein-described lands.

Con. 2
W.H.S.

Con. 4
W.H.S.

Con. 6
W.H.S.

11.14 miles, more or less.

SCHEDULE 3

In the Township of Trafalgar in the County of Halton being

- (a) part of lot 14 in each of concessions 5 to 11, both inclusive,
- (b) part of lot 15 in each of concessions 4 to 10, both inclusive, and
- (c) part of the road allowance between
 - (i) the townships of Trafalgar and Esquesing,
 - (ii) concessions 4 and 5,
 - (iii) concessions 5 and 6,
 - (iv) concessions 6 and 7,
 - (v) concessions 7 and 8,
 - (vi) concessions 8 and 9,
 - (vii) concessions 9 and 10,
 - (viii) concessions 10 and 11, and
 - (ix) the townships of Trafalgar and Toronto,

and, being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the northerly angle of lot 15 concession 5 in longitude 79° 51' west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Trafalgar and Toronto, the centre line being the easterly limit of the herein-described lands, the point being

(i) north 44° 44' west 326.93 feet, and

(ii) north 83° 56' 30" east 42.27 feet,

- Con. 11 from the easterly angle of lot 14 concession 11, thence south 83° 56' 30" west 42.27 feet to a point in the north-easterly limit of lot 14 distant 322.33 feet measured north 44° 44' west along the north-easterly limit from the easterly angle of lot 14; thence south 83° 56' 30" west 171.68 feet; thence south-westerly 4494.17 feet on a curve left of 5729.58 feet radius, the chord equivalent being 4379.84 feet measured south 61° 28' 15" west; thence south 39° 00' west 2148.99 feet to a point in the north-easterly limit of lot 14 concession 9 distant 27.38 feet measured south 44° 36' east along the north-easterly limit from the northerly angle of lot 14; thence south 39° 00' west 4384.35 feet to a point in the north-easterly limit of lot 14 concession 8 distant 10.51 feet measured south 44° 29' 30" east along the north-easterly limit from the northerly angle of lot 14; thence south 39° 00' west 4515.84 feet to a point in the north-easterly limit of lot 15 concession 7 distant 13.42 feet measured north 44° 29' 30" west along the north-easterly limit from the easterly angle of lot 15; thence south 39° 00' west 4541.16 feet to a point in the north-easterly limit of lot 14 concession 6 distant 21.50 feet measured south 44° 25' east along the north-easterly limit from the northerly angle of lot 14; thence south 39° 00' west 4564.54 feet to a point in the north-easterly limit of lot 15 concession 5 distant 100.72 feet measured north-westerly along the north-easterly limit from the easterly angle of lot 15; thence south 39° 00' west 3265.89 feet; thence south-westerly 3983.33 feet on a curve right of 5729.58 feet radius, the chord equivalent being 3903.60 feet measured south 58° 55' west; thence south 78° 50' west 829.75 feet to a point in the north-westerly limit of lot 15 concession 4 distant 1199.83 feet measured north 39° 15' east along the north-westerly limit from a monument marking the westerly angle of lot 15; thence south 78° 50' west 51.79 feet to the centre line of the road allowance between the townships of Trafalgar and Esquesing, the centre line being the north-westerly limit of the herein-described lands.

6.30 miles, more or less.

SCHEDULE 4

1. In the Township of Esquesing in the County of Halton being

- (a) part of lots 1 and 2, concession 4,
- (b) part of lot 2 concession 3,
- (c) part of lots 2, 3, and 4, concession 2, and
- (d) part of the road allowance between

(i) the townships of Esquesing and Trafalgar,

(ii) concessions 3 and 4,

(iii) concessions 2 and 3, and

(iv) concessions 1 and 2,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the easterly angle of lot 1 concession 6 in longitude 79° 51' west, the centre line may be located as follows:

South-east Limit of Township Commencing at a point in the centre line of the road allowance between the townships of Esquesing and Trafalgar, the centre line being the easterly limit of the herein-described lands, the point being

(i) south 39° 15' west 402.79 feet, and

(ii) north 78° 50' east 51.79 feet,

from a monument marking the easterly angle of lot 1 concession 4, thence south 78° 50' west 1775.91 feet; thence south-westerly 2088.33 feet on a curve left of 5729.58 feet radius, the chord equivalent being 2076.79 feet measured south 68° 23' 30" west; thence south 57° 57' west 631.84 feet to a point in the north-easterly limit of lot 2 concession 3 distant 413.75 feet measured north 44° 02' 30" west along the north-easterly limit from a monument marking the easterly angle of lot 2; thence south 57° 57' west 4914.10 feet; thence south-westerly 1156.25 feet on a curve right of 2864.79 feet radius, the chord equivalent being 1148.42 feet measured south 69° 30' 45" west; thence south 81° 04' 30" west 2268.64 feet to a point in the south-easterly limit of lot 4 concession 2 distant 1309.24 feet measured north 38° 49' 30" east along the south-easterly limit from a monument marking the southerly angle of lot 4; thence south 81° 04' 30" west 1676.65 feet to a point in the south-westerly limit of the road allowance between concessions 1 and 2, being also the north-easterly limit of lot 4 concession 1 distant 863.66 feet measured south 44° 22' east along the north-easterly limit of lot 4 from the northerly angle of lot 4, the north-easterly limit being also the south-westerly limit of the herein-described lands.

2. In the Township of Esquesing in the County of Halton being

(a) part of lots 4 and 5, concession 1, and

(b) part of the road allowance between the townships of Esquesing and Nassagaweya,

and, premising that all bearings are astronomic and are referred to the meridian through the easterly angle of lot 1 concession 6 in longitude 79° 51' west, bounded by a line located as follows:

Lot 4 Con. 1 Commencing at a point in the north-easterly limit of lot 4 concession 1 distant 679.54 feet measured south 44° 22' east along the north-easterly limit from the northerly angle of lot 4, thence south 44° 22' east along the north-easterly limit of lot 4 concession 1 a distance of 368.24 feet; thence south 81° 04' 30" west 686.28 feet to a monument; thence south-westerly 1678.01 feet on a curve left of 2714.79 feet radius, the chord equivalent being 1651.42 feet measured south 63° 22' 04" west; thence south 49° 35' west 481.86 feet to a

Lot 5 point in the south-westerly limit of lot 5
 Con. 1 concession 1 distant 162.19 feet measured
 north $45^{\circ} 05' 30''$ west along the south-
 westerly limit from a monument marking the
 southerly angle of lot 5; thence south 49°
 $35'$ west 33.11 feet to the centre line of the
 road allowance between the townships of
 West Esquesing and Nassagaweya; thence north
 Limit of $45^{\circ} 05' 30''$ west along the centre line 301.0
 Township feet; thence north $49^{\circ} 35'$ east 524.53 feet;
 thence north-easterly 1857.91 feet on a curve
 right of 3014.79 feet radius, the chord equi-
 valent being 1828.65 feet measured north
 East $63^{\circ} 25' 13''$ east, to a monument; thence
 Limit of north $81^{\circ} 04' 30''$ east 472.74 feet to the point
 Lot 4 of commencement.
 Con. 1

2.44 miles, more or less.

SCHEDULE 5

1. In the Township of Nassagaweya in the County of Halton being

- (a) part of lot 5 in each of concessions 5, 6, and 7, and
- (b) part of the road allowance between
 - (i) the townships of Nassagaweya and Esquesing,
 - (ii) concessions 6 and 7, and
 - (iii) concessions 5 and 6,

and, being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the easterly angle of lot 5 concession 7, in longitude $79^{\circ} 56'$ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of East Nassagaweya and Esquesing, the centre line
 Limit of being the easterly limit of the herein-described
 Township land, the point being

- (i) north $45^{\circ} 09'$ west 329.20 feet, and
- (ii) north $49^{\circ} 31' 30''$ east 33.11 feet,

from the easterly angle of lot 5 concession 7, thence south $49^{\circ} 31' 30''$ west 4715.75 feet; thence south-westerly 2015.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 2204.63 feet measured south $34^{\circ} 24' 45''$ west; thence south $29^{\circ} 22' 30''$ west 3740.27 feet; thence south-westerly 2675.42 feet on a curve right of 2864.79 feet radius, the chord equivalent being 2579.25 feet measured south $69^{\circ} 30' 22''$ west; thence south $82^{\circ} 53'$ west 236.83 feet to a point in the south-westerly limit of lot 5 concession 5 distant 378.18 feet measured south $45^{\circ} 31' 30''$ east along the south-westerly limit from the westerly angle of lot 5, the south-westerly limit being the south-westerly limit of the herein-described lands.

2. In the Township of Nassagaweya in the County of Halton being

- (a) part of lots 5, 6, and 7, concession 4, and
- (b) part of the road allowance between
 - (i) concessions 4 and 5, and
 - (ii) lots 5 and 6, concession 4,

and, premising that all bearings are astronomic and are referred to the meridian through the easterly angle of lot 5 concession 7 in longitude $79^{\circ} 56'$ west, bounded by a line located as follows:

Commencing at a point in the south-westerly limit of lot 5 concession 5 distant 186.76 feet measured south $45^{\circ} 31' 30''$ east along the south-westerly limit from the westerly angle of lot 5, thence south $45^{\circ} 31' 30''$ east along the south-westerly limit 382.84 feet; thence south $82^{\circ} 53'$ west 2382.09 feet to a monument; thence south $82^{\circ} 38'$ west 387.66 feet to a monument; thence south-westerly 1415.70 feet on a curve left of 2714.79 feet radius, the chord equivalent being 1399.71 feet measured south $60^{\circ} 32' 10''$ west to a monument; thence south $53^{\circ} 04'$ west 1274.99 feet to a point in the south-westerly limit of lot 7 concession 4 distant 373.48 feet measured north $46^{\circ} 27'$ west along the south-westerly limit from the southerly angle of lot 7; thence north $46^{\circ} 27'$ west along the south-westerly limit 304.20 feet; thence north $53^{\circ} 04'$ east 1325.31 feet to a monument; thence north-easterly 1571.82 feet on a curve right of 3014.79 feet radius, the chord equivalent being 1554.07 feet measured north $60^{\circ} 32' 10''$ east to a monument; thence north $82^{\circ} 38'$ east 387.66 feet to a monument; thence north $82^{\circ} 53'$ east 2144.25 feet to the point of commencement.

3. In the Township of Nassagaweya in the County of Halton being

- (a) part of lot 7 in each of concessions 2 and 3,
- (b) part of lots 8 and 9, concession 2,
- (c) part of lots 9 and 10, concession 1, and
- (d) part of the road allowance between
 - (i) concessions 3 and 4,
 - (ii) concessions 2 and 3,
 - (iii) concessions 1 and 2, and
 - (iv) the townships of Nassagaweya and Puslinch,

and, being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the easterly angle of lot 5 concession 7 in longitude $79^{\circ} 56'$ west, the centre line may be located as follows:

Commencing at a point in the south-westerly limit of lot 7 concession 4, the south-westerly limit being the north-easterly limit of the herein-described lands, the point being 525.58 feet measured north $46^{\circ} 27'$ west along the south-westerly limit from the southerly angle of lot 7, thence south $53^{\circ} 04'$ west 4813.05 feet; thence south-westerly 1632.50 feet on a curve right of 5729.58 feet radius, the chord equivalent being 1626.98 feet measured south $61^{\circ} 13' 45''$ west; thence south $69^{\circ} 23' 30''$ west 3199.48 feet to a point in the south-easterly limit of lot 9 concession 2 distant 207.33 feet measured north $38^{\circ} 32'$ east along the south-easterly limit from the southerly angle of lot 9; thence south $69^{\circ} 23' 30''$ west 4462.02 feet; thence westerly 696.0 feet on a curve right of 5729.58 feet radius, the chord equivalent being 695.58 feet measured south $72^{\circ} 52' 18''$ west, to a point in the south-westerly limit of lot 10 concession 1 distant 570.16 feet measured north $43^{\circ} 42' 30''$ west along the south-westerly limit from the

West
Limit of
Township

southerly angle of lot 10; thence westerly 39.03 feet on a curve right of 5729.58 feet radius, the chord equivalent being 39.0 feet measured south 73° 04' west to the centre line of the road allowance between the townships of Nassagaweya and Puslinch, the centre line being the south-westerly limit of the herein-described lands.

6.33 miles, more or less.

SCHEDULE 6

In the Township of Puslinch in the County of Wellington being

- (a) part of lots 36 and 37, concession 11,
- (b) part of lots 33, 34, 35, and 36, concession 10,
- (c) part of lots 30, 31, 32, and 33, concession 9,
- (d) part of lots 28, 29, 30, and 31, concession 8,
- (e) part of lots 25, 26, 27, 28, and 29, concession 7,
- (f) part of lots 1 to 27, both inclusive, concession 2,
- (g) part of lot 1 concession 1,
- (h) part of the road allowance between
 - (i) the townships of Puslinch and Nassagaweya,
 - (ii) concessions 10 and 11,
 - (iii) lots 35 and 36, concession 10,
 - (iv) concessions 9 and 10,
 - (v) concessions 8 and 9,
 - (vi) lots 30 and 31, concessions 8 and 9,
 - (vii) lots 25 and 26, concession 7,
 - (viii) concessions 2 and 7,
 - (ix) lots 25 and 26, concession 2,
 - (x) lots 20 and 21, concession 2,
 - (xi) lots 15 and 16, concession 2,
 - (xii) lots 10 and 11, concession 2,
 - (xiii) lots 5 and 6, concession 2,
 - (xiv) concessions 1 and 2, and
 - (xv) the townships of Puslinch and Waterloo, and
- (i) part of Aboutkir Road,

and, being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 6 concession 4 Beasley's Lower Block in longitude 80° 19' west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Puslinch and Nassagaweya, the centre line being the north-easterly limit of the herein-described lands, the point being

(i) south 45° 56' 30" east 567.85 feet, and

(ii) north 76° 42' 17" east 39.19 feet,

Lot 35
Con. 10

Lot 31
Con. 9

Lot 26
Con. 7

Lot 20
Con. 2

Lot 10
Con. 2

Lot 5
Con. 2

from the northerly angle of lot 37 concession 11, thence westerly 1013.30 feet on a curve right of 5729.58 feet radius, the chord equivalent being 1011.99 feet measured south 81° 34' 30" west; thence south 86° 38' 30" west 4585.87 feet; thence westerly 1783.33 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1776.14 feet measured south 77° 43' 30" west; thence south 68° 48' 30" west 2772.60 feet to a point in the south-westerly limit of lot 33 concession 10 distant 245.65 feet measured south 44° 21' 30" east along the south-westerly limit from the westerly angle of lot 33; thence south 68° 48' 30" west 6979.98 feet to a point in the north-westerly limit of lot 31 concession 9 distant 191.32 feet measured north 44° 37' 30" east along the north-westerly limit from the westerly angle of lot 31; thence south 68° 48' 30" west 4816.19 feet; thence south-westerly 1090.83 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1089.19 feet measured south 63° 21' 15" west; thence south 57° 54' west 2381.06 feet; thence westerly 3352.50 feet on a curve right of 5729.58 feet radius, the chord equivalent being 3304.88 feet measured south 74° 39' 45" west; thence north 88° 34' 30" west 2857.24 feet to a point in the north-westerly limit of lot 26 concession 7 distant 1057.95 feet measured north 44° 03' 30" east along the north-westerly limit from the westerly angle of lot 26; thence north 88° 34' 30" west 3088.96 feet; thence westerly 1611.67 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1606.36 feet measured south 83° 22' west; thence south 75° 18' 30" west 2462.26 feet to a point in the westerly limit of lot 23 concession 2 distant 3214.97 feet measured north 16° 28' west along the westerly limit from the south-west angle of lot 23; thence south 75° 18' 30" west 4132.53 feet to a point in the westerly limit of lot 20 concession 2 distant 3108.23 feet measured north 17° 03' 30" west along the westerly limit from the south-west angle of lot 20; thence south 75° 18' 30" west 3993.07 feet to a point in the easterly limit of lot 16 concession 2, the point being

(i) north 16° 34' west 2843.50 feet, and

(ii) north 16° 23' 30" west 150.07 feet,

from the south-east angle of lot 16; thence south 75° 18' 30" west 4103.35 feet to a point in the easterly limit of lot 13 concession 2, the point being

(i) north 16° 32' west 2727.70 feet, and

(ii) north 18° 49' 30" west 150.39 feet,

from the south-east angle of lot 13; thence south 75° 18' 30" west 4051.08 feet to a point in the easterly limit of lot 10 concession 2 distant 2825.66 feet measured north 17° 23' 30" west along the easterly limit from the south-east angle of lot 10; thence south 75° 18' 30" west 605.37 feet; thence south-westerly 877.50 feet on a curve left of 5729.58 feet radius, the chord equivalent being 876.64 feet measured south 70° 55' 15" west; thence south 66° 32' west 2549.37 feet to a point in the westerly limit of lot 8 concession 2 distant 2147.49 feet measured north 16° 12' west from the south-west angle of lot 8; thence south 66° 32' west 4127.27 feet to a point in the westerly limit of lot 5 concession 2, the point being

(i) north $16^{\circ} 29'$ west 1266.60 feet, and

(ii) north $15^{\circ} 30' 30''$ west 151.46 feet,

from the south-west angle of lot 5; thence south $66^{\circ} 32'$ west 1041.26 feet; thence south-westerly 650.83 feet on a curve left of 5729.58 feet radius, the chord equivalent being 650.48 feet measured south $63^{\circ} 16' 45''$ west; thence south $60^{\circ} 01' 30''$ west 3823.61 feet to a point in the easterly limit of the road allowance between the townships of Puslinch and Waterloo distant 55.39 feet measured south $15^{\circ} 37' 30''$ east along the easterly limit from the south-west angle of lot 1 concession 2; thence south $60^{\circ} 01' 30''$ west 34.06 feet to the centre line of the road allowance between the townships of Puslinch and Waterloo, the centre line being the westerly limit of the herein-described lands.

13.02 miles, more or less.

SCHEDULE 7

In the Township of Waterloo in the County of Waterloo being

(a) part of

(i) lots 6 and 7, concession 2,

(ii) lot 6 concession 3, and

(iii) lots 6 and 7, concession 4,

Beasley's lower block, and

(b) part of the road allowance between

(i) the townships of Waterloo and Puslinch,

(ii) concessions 2 and 3, Beasley's lower block, and

(iii) concessions 1 and 2, Beasley's lower block,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 6 concession 4 Beasley's lower block in longitude $80^{\circ} 19'$ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Waterloo and Puslinch, the centre line being the easterly limit of the herein-described lands, the point being

(i) north $15^{\circ} 37' 30''$ west 58.70 feet, and

(ii) north $60^{\circ} 01' 30''$ east 34.06 feet,

from the south-east angle of lot 7 concession 4, thence south $60^{\circ} 01' 30''$ west 804.63 feet; thence south-westerly 816.67 feet on a curve right of 11459.16 feet radius, the chord equivalent being 815.98 feet measured south $64^{\circ} 06' 30''$ west; thence south $68^{\circ} 11' 30''$ west 3218.48 feet; thence westerly 954.17 feet on a curve right of 2864.79 feet radius, the chord equivalent being 949.76 feet measured south $77^{\circ} 44'$ west; thence south $87^{\circ} 16' 30''$ west 1619.78 feet to a point in the westerly limit of lot 6 concession 3 distant 562.36 feet measured south $12^{\circ} 39'$ east along the westerly limit from the north-west angle of lot 6; thence south $87^{\circ} 16' 30''$ west 5450.62 feet to a point in the westerly limit of lot 7

concession 2 distant 540.95 feet measured north $13^{\circ} 14'$ west along the westerly limit from the south-west angle of lot 7; thence south $87^{\circ} 16' 30''$ west 33.55 feet to the centre line of the road allowance between concessions 1 and 2, the centre line being the westerly limit of the herein-described lands.

2.44 miles, more or less.

2. Schedules 20 to 26 of Ontario Regulations 226/55 are struck out and the following substituted therefor:

SCHEDULE 20

In the Township of Waterloo and in the Town of Preston in the County of Waterloo being

(a) part of lots 6 to 11, both inclusive, Beasley's old survey,

(b) part of lots

(i) 6 and 7, and

(ii) 24, 25, and 26,

Beasley's broken front concession,

(c) part of lots 6, 7, and 8, concession 1 Beasley's lower block,

(d) part of the road allowance between

(i) the townships of North Dumfries and Waterloo,

(ii) Beasley's broken front concession, and concession 1 Beasley's lower block, and

(iii) concessions 1 and 2, Beasley's lower block, and

(e) part of the land under the waters of the

(i) Grand River, and

(ii) Speed River,

and being that part of the portion of the King's Highway outlined in red and illustrated on Department of Highways plan P-3092-5 registered in the registry office for the registry division of the County of Waterloo on the 25th day of October, 1955, as number 328, extending in a westerly and south-westerly direction from the centre line of the King's Highway known as number 24 to the centre line of the road allowance between the townships of North Dumfries and Waterloo.

(5360)

13

THE NURSING ACT, 1951

O. Reg. 63/58.

General Regulations.

Amending O. Reg. 48/52.

Made—13th March, 1958.

Filed—18th March, 1958.

REGULATIONS MADE UNDER THE NURSING ACT, 1951

1. Regulation 37b of Ontario Regulations 48/52, as made by regulation 3 of Ontario Regulations 225/57, is amended by adding thereto the following sub-regulation:

- (2) Subregulation 1 does not apply to a course of training in nursing that has been approved under subsection 1 of section 8a of the Act.

2. These Regulations expire with the 31st of December, 1959.

(5361)

13

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 64/58.

General Regulations.

Amending O. Reg. 176/55, and revoking

O. Reg. 91/57.

Made—19th March, 1958.

Filed—19th March, 1958.

RULES MADE BY THE BOARD UNDER THE ONTARIO FOOD TERMINAL ACT

1. Sub-clause ii of clause f of rule 1 of Ontario Regulations 176/55 is revoked and the following substituted therefor:

- (ii) a member of the Metropolitan Police force, and

2. Sub-rule 6 of rule 12 of Ontario Regulations 176/55 is revoked and the following substituted therefor:

- (6) A person may park an automobile in the centre area in the buyers' court from 10 a.m. to 12 midnight each day the Terminal is open for business.

3. Rule 16 of Ontario Regulations 176/55, as remade by rule 1 of Ontario Regulations 91/57, is revoked and the following substituted therefor:

HOURS OF OPERATION OF TERMINAL

- 16.(1) Subject to sub-rules 2, 3, and 4, the Terminal shall be open for selling fruit and produce every day

(a) commencing on the first Monday in May to the Saturday immediately before the first Monday in October, from 5.45 a.m. to 2 p.m., and

(b) commencing on the first Monday in October to the Saturday immediately before the first Monday in May, from 6.45 a.m. to 3 p.m.,

standard time or daylight saving time, as the case may be, in the local municipality.

- (2) The Terminal shall not be open for selling fruit and produce on

(a) Sundays, and

(b) New Year's Day, Good Friday, Victoria Day, Dominion Day, the first Monday in August, Labour Day, Thanksgiving Day, and Christmas Day.

- (3) The Terminal, other than the Farmers' Market section thereof, shall not be open for selling fruit and produce on Saturdays.

- (4) The Farmers' Market section of the Terminal shall not be open for selling fruit and produce on Saturdays in November, December, January, February, March and April and the first two Saturdays in May.

4. Rule 17 of Ontario Regulations 176/55 is revoked and the following substituted therefor:

- 17.(1) Subject to sub-rule 2, no buyer shall enter the Terminal on any day

(a) before the time of opening of the Terminal, or

(b) later than one hour before the time of closing of the Terminal,

and no buyer shall remain in the Terminal after the time of closing of the Terminal, under rule 16.

- (2) A buyer may enter or remain in the Terminal under a permit from the Manager of the Terminal for a time stated therein, but no permit shall be required for times the Terminal is open under rule 16.

- (3) A permit shall be in form 1.

5. Ontario Regulations 176/55 are amended by adding thereto the following rule:

28. Where a property line on the loading platforms in the buyers' court marks the limits of premises leased by the tenants, no tenant shall keep for sale or display any merchandise on a loading platform other than that part of the loading platform located on the side of the property line next to his premises.

6. Form 1 of Ontario Regulations 176/55 is struck out and the following substituted therefor:

FORM 1

The Ontario Food Terminal Act

PERMIT TO ENTER AND REMAIN IN, OR MAKE DELIVERIES FROM, THE TERMINAL

Under *The Ontario Food Terminal Act*, and rules made by the Board, and subject to the limitations thereof, this permit is issued

to.....
(name)

to enter and remain in the Terminal under Rule 17, or for the purpose of making delivery of fruit and produce from the Terminal under Rule 19,

during the time from.....to.....

on the.....day of..... 19 ..

Dated the .. day of .., 19 ..

.....
Manager of Terminal

7. Ontario Regulations 91/57 are revoked.

ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN,
Chairman.

GEO. H. REYNOLDS,
Secretary.

(Seal)

Dated at Toronto, this 19th day of March, 1958.

(5369)

13

**THE ARCHAEOLOGICAL AND HISTORIC
SITES PROTECTION ACT, 1953****O. Reg. 65/58.**

Township of South Burleigh Archaeo-
logical Site.

New and Revoking O. Regs. 130/54 and
3/55.

Made—18th March, 1958.

Filed—20th March, 1958.

**REGULATIONS MADE BY THE
MINISTER UNDER THE ARCHAEOLOGICAL
AND HISTORIC SITES PROTECTION ACT, 1953****TOWNSHIP OF SOUTH BURLEIGH ARCHAEOLOGICAL
SITE**

1. The land described in Schedule 1 is designated as
an Archaeological Site.

2.(1) These regulations come into force on the 1st
of April, 1958.

(2) These regulations expire with the 31st of March,
1960.

3. Ontario Regulations 130/54 and 3/55 are
revoked.

BRYAN L. CATHCART,
Minister of Travel and Publicity.

Toronto, March 18, 1958.

SCHEDULE 1**TOWNSHIP OF SOUTH BURLEIGH ARCHAEOLOGICAL SITE**

A rock-face inscribed with petroglyphs in the south
half of the west half of Lot 10 in Concession XI in the
Township of South Burleigh, now in the Township of
Burleigh and Anstruther, and being also mining claim
E.O. 12546.

(5370)

13

**THE ARCHAEOLOGICAL AND HISTORIC
SITES PROTECTION ACT, 1953****O. Reg. 66/58.**

Forget Archaeological Site.

New.

Made—18th March, 1958.

Filed—20th March, 1958.

**REGULATIONS MADE BY THE MINISTER
UNDER THE ARCHAEOLOGICAL AND
HISTORIC SITES PROTECTION ACT, 1953****FORGET ARCHAEOLOGICAL SITE**

1. The land described in schedule 1 is designated as
an archaeological site.

2. These regulations come into force on the 1st day
of April, 1958.

BRYAN L. CATHCART,
Minister of Travel and Publicity.

Toronto, March 18, 1958.

SCHEDULE 1**FORGET ARCHAEOLOGICAL SITE**

That part of Lot 91 in the First Concession of the
Township of Tay in the County of Simcoe, lying west-
erly of a line which is parallel to and distant easterly
192 rods and 12 feet measured at right angles from the
said westerly limit; but excepting thereout the parcel
at the south-east corner of that part of the above-
described parcel lying north of and fronting 24 rods on
the township road across the said lot, as described in
an instrument registered in the registry office for the
Registry Division of the County of Simcoe as number
18260; and further excepting the said township road.

(5371)

13

Publications Under The Regulations Act

April 5th, 1958

THE CORPORATIONS TAX ACT, 1957

O. Reg. 67/58.
General Regulations.
Amending O. Reg. 219/57.
Made—20th March, 1958.
Filed—24th March, 1958.

REGULATIONS MADE UNDER THE CORPORATIONS TAX ACT, 1957

1. Regulation 1 of Ontario Regulations 219/57 is amended by striking out "VII" in the first line and inserting in lieu thereof "VIII".

2. Ontario Regulations 219/57 are amended by adding thereto the following Part:

PART VIII

801. For the purpose of section 55 of the Act, the following corporations are prescribed:

Atomic Energy of Canada Limited
Bank of Canada
Canadian Arsenals Limited
Canadian National (West Indies) Steamships Limited
Canadian Patents and Development Limited
Defence Construction (1951) Limited
Eldorado Aviation Limited
Eldorado Mining and Refining Limited
Export Credits Insurance Corporation
Gray Coach Lines Limited
A. E. McKenzie Company Limited
National Railways as defined in the *Canadian National-Canadian Pacific Act* (Canada)
Northern Transportation Company (1947) Limited
Polymer Corporation Limited
Trans-Canada Air Lines

(5401)

14

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 68/58.
General Regulations.
New.
Made—20th March, 1958.
Filed—24th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1.(1) The Minister shall pay a grant to each hospital listed in column 1 of the schedule.

(2) The amount of the grant shall be \$300 for each student-nurse enrolled in a school of nursing in the hospital on the 1st of January, 1958.

(3) For the purpose of computing the grant, the number of student-nurses enrolled in the school of nursing in a hospital listed in column 1 shall be the number of student-nurses set opposite thereto in column 2.

2. These regulations expire on the 30th of April, 1958.

SCHEDULE

Column 1	Column 2
Royal Victoria Hospital, Barrie	84
Belleville General Hospital, Belleville	57
The Brantford General Hospital, Brantford	91
Brockville General Hospital, Brockville	48
Public General Hospital, Chatham	68
St. Joseph's Hospital, Chatham	64
Cornwall General Hospital, Cornwall	54
Hotel Dieu Hospital, Cornwall	60
McKellar General Hospital, Fort William	64
South Waterloo Memorial Hospital, Galt	47
Guelph General Hospital, Guelph	71
St. Joseph's Hospital, Guelph	69
Hamilton General Hospital, Hamilton	273
St. Joseph's Hospital, Hamilton	197
Hotel Dieu Hospital, Kingston	150
Kingston General Hospital, Kingston	201
Kitchener-Waterloo Hospital, Kitchener	79
St. Mary's Hospital, Kitchener	76
St. Joseph's Hospital, London	203
Victoria Hospital, London	251
The Greater Niagara General Hospital, Niagara Falls	56
St. Joseph's Hospital, North Bay	54
Orillia Soldiers' Memorial Hospital, Orillia	30
Oshawa General Hospital, Oshawa	70
Ottawa Civic Hospital, Ottawa	333
Ottawa General Hospital, Ottawa	106
St. Louis-Marie de Montfort Hospital, Ottawa	17
General and Marine Hospital, Owen Sound	46
General Hospital, Pembroke	43
The Peterborough Civic Hospital, Peterborough	105
St. Joseph's Hospital, Peterborough	73
The General Hospital of Port Arthur, Port Arthur	54
St. Joseph's General Hospital, Port Arthur	64

Column 1	Column 2
Victoria Hospital, Renfrew	31
The St. Catharines General Hospital, St. Catharines	122
St. Thomas-Elgin General Hospital, St. Thomas	95
Sarnia General Hospital, Sarnia	69
Plummer Memorial Public Hospital, Sault Ste. Marie	27
The General Hospital, Sault Ste. Marie	39
Stratford General Hospital, Stratford	54
St. Joseph's Hospital, Sudbury	65
Sudbury General Hospital, Sudbury	105
St. Mary's Hospital, Timmins	32
The Hospital for Sick Children, Toronto	162
St. Joseph's Hospital, Toronto	188
St. Michael's Hospital, Toronto	325
Toronto East General and Orthopaedic Hospital, Toronto	175
Toronto General Hospital, Toronto	448
Toronto Western Hospital, Toronto	257
Women's College Hospital, Toronto	111
Hotel Dieu of St. Joseph's Hospital, Windsor	177
Metropolitan General Hospital, Windsor	80
Salvation Army Grace Hospital, Windsor	128
Woodstock General Hospital, Woodstock	47
(5402)	14

THE GAME AND FISHERIES ACT

O. Reg. 69/58.

Fishing Licences.

Amending O. Reg. 257/56.

Made—20th March, 1958.

Filed—24th March, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Clause *b* of subregulation 2 of regulation 3 of Ontario Regulations 257/56 is revoked and the following substituted therefor:

(*b*) that part of Lake Erie easterly of a line drawn south 21 degrees 30 minutes east astronomically or approximately south 16 degrees 30 minutes east magnetically from a point where the high-water mark on the northerly shore of Lake Erie is intersected by the boundary between the counties of Elgin and Kent and authorizes the estimated taking of more than 15 tons of fish, is \$125;

(*bb*) that part of Lake Erie mentioned in clause *b* and authorizes the estimated taking of not more than 15 tons of fish, is \$50;

2. Regulation 8 of Ontario Regulations 257/56, as amended by regulation 1 of Ontario Regulations 3/58, is revoked and the following substituted therefor:

8.(1) The holder of a licence in form 9 shall pay, on or before the 31st of January next following the expiry of the licence, a royalty

(*a*) of $\frac{1}{4}$ cent a pound on the aggregate weight of blue pickerel, lake trout, sturgeon, whitefish and yellow pickerel in excess of

(i) 5 tons for each 3,000 yards of gill-net authorized by the licence and taken under the licence from Lake Superior, Lake Huron, including North Channel and Georgian Bay, Lake Erie, except that part described in clause *b* of subregulation 2 of regulation 3, and Lake Ontario, except the bays mentioned in sub-clauses ii, iii, and iv;

(ii) 10 tons taken under the licence from Bay of Quinte of Lake Ontario;

(iii) 5 tons taken under the licence from Presqu'ile Bay of Lake Ontario;

(iv) 5 tons taken under the licence from Weller Bay of Lake Ontario; and

(v) 10 tons for each 2,000 yards of gill-net authorized by the licence and taken under the licence from waters other than Lake Nipigon and those waters mentioned in subclauses i to iv, both inclusive, and subregulations 2 and 3, and

(*b*) of

(i) 1 cent a pound on lake trout, whitefish and yellow pickerel, and

(ii) 5 cents a pound on sturgeon

taken under the licence from Lake Nipigon.

(2) The holder of a licence in form 9 authorizing the estimated taking of more than 15 tons of fish from that part of Lake Erie mentioned in clause *b* of subregulation 2 of regulation 3 shall pay, on or before the 31st of January next following the expiry of the licence, a royalty of $\frac{1}{4}$ cent a pound on the aggregate weight of blue pickerel, lake trout, sturgeon, whitefish and yellow pickerel in excess of 60 tons taken under the licence.

(3) The holder of a licence in form 9 authorizing the estimated taking of not more than 15 tons of fish from that part of Lake Erie mentioned in clause *b* of subregulation 2 of regulation 3 who takes more than 15 tons of fish under the licence shall pay, on or before the 31st of January next following the expiry of the licence, an additional licence fee of \$75 and a royalty of $\frac{1}{4}$ cent a pound on the aggregate weight of blue pickerel, lake trout, sturgeon, whitefish and yellow pickerel in excess of 30 tons taken under the licence.

3. Ontario Regulations 257/56 are amended by adding thereto the following regulation:

9a. The holder of a licence in form 17 shall pay, on or before the 31st of January next following the expiry of the licence, a royalty of $\frac{1}{4}$ cent a pound on the weight of sturgeon in excess of ten tons taken under the licence.

(5403)

14

THE PROVINCIAL PARKS ACT, 1954**O. Reg. 70/58.**

General Regulations.

Amending O. Reg. 144/57.

Made—20th March, 1958.

Filed—24th March, 1958.

**REGULATIONS MADE UNDER
THE PROVINCIAL PARKS ACT, 1954**

1. Schedule 8 of Appendix A of Ontario Regulations 144/57 is struck out and the following substituted therefor:

SCHEDULE 8**SIBLEY PROVINCIAL PARK**

In the geographic Township of Sibley in the Territorial District of Thunder Bay and described as follows:

COMMENCING at a point in the high-water mark of Thunder Bay where it is intersected by the northerly boundary of the geographic Township of Sibley; thence easterly along the northerly boundary of that geographic township to the north-easterly angle of Mining Location V. 13; thence southerly along the easterly limit of that mining location to a point thereon equidistant from the northerly and southerly limits of Lot 1 in Concession VI; thence easterly in a straight line to the line between Concessions V and VI; thence

southerly along that line to the north-westerly angle of Lot 9 in Concession V; thence easterly along the northerly limit of that lot to the north-easterly angle thereof; thence southerly along the easterly limits of lots 9 and 10 in Concession V to the north-easterly angle of Lot 11 in that concession; thence easterly along the northerly limit of Lot 11 in Concession IV to the high-water mark of Black Bay; thence in a general southerly direction along that high-water mark to the line between Mining Locations A and B lying southerly of Concession VII; thence northerly along that line to the southerly limit of Lot 27 in Concession VII; thence westerly along the southerly limit of Lot 27, across concessions VII and VIII to the easterly limit of Mining Location T, lying at the easterly limit of Wood's Location; thence northerly along the easterly limit of Mining Location T to the north-easterly angle thereof; thence south-westerly along the northerly limits of Mining Location T and Wood's Location to the westerly limit of Mining Location D; thence northerly along the westerly limit of that mining location to the high-water mark of Thunder Bay; thence in a general north-easterly direction along that high-water mark to the point of commencement;

EXCEPTING THEREFROM lands patented before the 15th day of November, 1949, and lands held under a lease from the Crown made before the 15th day of November, 1949, but only during the term of the lease.

(5404)

14

THE PUBLIC HOSPITALS ACT, 1957**O. Reg. 71/58.**

Classification of Hospitals.

Amending O. Reg. 130/52, and Revoking

O. Regs. 185/56, 6/57, 88/57, 237/57, and 30/58.

Made—20th March, 1958.

Filed—24th March, 1958.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE
MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957**

1. Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 185/56, and amended by Ontario Regulations 6/57, 88/57, 237/57 and 30/58, is struck out and the following substituted therefor:

SCHEDULE 1**GROUP A HOSPITALS**

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
1	Hamilton	Hamilton General Hospital	1087	543
2	Kingston	Hotel Dieu Hospital	288	156
3	Kingston	Kingston General Hospital	470	270
4	London	St. Joseph's Hospital	437	235
5	London	Victoria Hospital	805	448
6	Ottawa	Ottawa Civic Hospital	807	395
7	Ottawa	Ottawa General Hospital	622	310

GROUP A HOSPITALS—*Continued*

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
8	Toronto	The Hospital for Sick Children	647	525
9	Toronto	New Mount Sinai Hospital	373	74
10	Toronto	St. Joseph's Hospital	485	272
11	Toronto	St. Michael's Hospital	802	461
12	Toronto	Toronto East General and Orthopaedic Hospital	368	206
13	Toronto	Toronto General Hospital	1393	895
14	Toronto	Toronto Western Hospital	697	369
15	Toronto	Women's College Hospital	279	139

GROUP B HOSPITALS

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
1	Barrie	Royal Victoria Hospital	134	66
2	Belleville	Belleville General Hospital	209	92
3	Brantford	The Brantford General Hospital	347	169
4	Brantford	St. Joseph's Hospital	159	74
5	Brockville	Brockville General Hospital	161	79
6	Chatham	Public General Hospital	126	50
7	Chatham	St. Joseph's Hospital	122	34
8	Cornwall	Cornwall General Hospital	194	97
9	Cornwall	Hotel Dieu Hospital	250	122
10	Fort Frances	LaVerendrye Hospital	100	48
11	Fort William	McKellar General Hospital	370	181
12	Galt	South Waterloo Memorial Hospital	216	106
13	Guelph	Guelph General Hospital	176	70
14	Guelph	St. Joseph's Hospital	168	84
15	Hamilton	St. Joseph's Hospital	479	165
16	Kirkland Lake	Kirkland Lake and District Hospital	103	62
17	Kitchener	Kitchener-Waterloo Hospital	329	164
18	Kitchener	St. Mary's Hospital	122	61
19	Newmarket	The York County Hospital Corporation	113	56
20	Niagara Falls	The Greater Niagara General Hospital	184	92
21	North Bay	North Bay Civic Hospital	105	49
22	North Bay	St. Joseph's Hospital	116	58

GROUP B HOSPITALS—*Continued*

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
23	Oakville	Oakville-Trafalgar Memorial Hospital	162	60
24	Orillia	Orillia Soldiers' Memorial Hospital	112	52
25	Oshawa	Oshawa General Hospital	328	164
26	Ottawa	The Salvation Army Grace Hospital	76	17
27	Ottawa	St. Louis-Marie de Montfort Hospital	245	86
28	Owen Sound	General and Marine Hospital	102	50
29	Pembroke	General Hospital	157	78
30	Peterborough	The Peterborough Civic Hospital	226	113
31	Peterborough	St. Joseph's Hospital	180	90
32	Port Arthur	The General Hospital of Port Arthur	260	127
33	Port Arthur	St. Joseph's General Hospital	181	90
34	Port Colborne	Port Colborne General Hospital	100	46
35	St. Catharines	The St. Catharines General Hospital	277	134
36	St. Catharines	Hotel Dieu Hospital	143	71
37	St. Thomas	St. Thomas-Elgin General Hospital	296	112
38	Sarnia	St. Joseph's Hospital	148	61
39	Sarnia	Sarnia General Hospital	188	80
40	Sault Ste. Marie	Plummer Memorial Public Hospital	115	44
41	Sault Ste. Marie	The General Hospital	168	69
42	Scarborough	Scarborough General Hospital	184	84
43	Simcoe	Norfolk General Hospital	103	51
44	Stratford	Stratford General Hospital	195	97
45	Sudbury	St. Joseph's Hospital	173	81
46	Sudbury	Sudbury General Hospital	289	144
47	Sudbury	Sudbury Memorial Hospital	220	99
48	Tillsonburg	Tillsonburg District Memorial Hospital	100	50
49	Timmins	St. Mary's Hospital	103	51
50	Toronto	Canadian Mothercraft Centre
51	Toronto	Lockwood Clinic
52	Toronto	Northwestern General Hospital	104	38
53	Toronto	Queensway Hospital	131	44
54	Toronto	Salvation Army Grace Hospital	55	15
55	Welland	Welland County General Hospital	124	62
56	Weston	Humber Memorial Hospital	118	38
57	Windsor	Hotel Dieu of St. Joseph's Hospital	360	162
58	Windsor	Metropolitan General Hospital	316	158
59	Windsor	Salvation Army Grace Hospital	182	73
60	Willowdale	North York Branson Hospital	76	32
61	Woodstock	Woodstock General Hospital	155	67

GROUP C HOSPITALS

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
1	Ajax	Ajax & Pickering General Hospital	33	16
2	Alliston	Stevenson Memorial Hospital	34	17
3	Almonte	Rosamond Memorial Hospital	15	6
4	Arnprior	Arnprior and District Memorial Hospital	38	17
5	Atikokan	Atikokan General Hospital	26	24
6	Blind River	St. Joseph's General Hospital	55	32
7	Bowmanville	Bowmanville Hospital	53	15
8	Bracebridge	Bracebridge Memorial Hospital	35	20
9	Brampton	Peel Memorial Hospital	75	22
10	Brockville	St. Vincent de Paul Hospital	79	30
11	Campbellford	Campbellford Memorial Hospital	40	20
12	Carleton Place	Carleton Place and District Memorial Hospital	30	12
13	Chapleau	Lady Minto Hospital	51	45
14	Chesley	Chesley and District Memorial Hospital	19	9
15	Clinton	Clinton Public Hospital	40	20
16	Cobourg	Cobourg General Hospital Association	38	19
17	Cochenour	Margaret Cochenour Memorial Hospital	13	10
18	Cochrane	Lady Minto Hospital	36	22
19	Collingwood	General and Marine Hospital	86	42
20	Dryden	Dryden District General Hospital	53	27
21	Dunnville	Haldimand War Memorial Hospital	41	17
22	Durham	Durham Memorial Hospital	16	8
23	Englehart	Englehart and District Hospital	21	12
24	Espanola	Espanola General Hospital	33	14
25	Exeter	South Huron and District Hospital	28	12
26	Fergus	Groves Memorial Hospital	34	17
27	Fort Erie	Douglas Memorial Hospital	64	32
28	Geraldton	Little Long Lac Hospital	23	17
29	Goderich	Alexandra Marine and General Hospital	58	29
30	Grimsby	West Lincoln Memorial Hospital	38	14
31	Haileybury	Misericordia Hospital	73	43
32	Hanover	Hanover Memorial Hospital	28	8
33	Hawkesbury	Notre-Dame Hospital	32	16
34	Hawkesbury	St. Coeur de Marie Hospital	39	14
35	Hearst	Notre-Dame Hospital	56	47
36	Huntsville	Huntsville District Memorial Hospital	23	13
37	Ingersoll	Alexandra Hospital	56	28
38	Iroquois Falls	Anson General Hospital	42	21

GROUP C HOSPITALS—*Continued*

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
39	Kenora	Kenora General Hospital	59	31
40	Kenora	St. Joseph's Hospital	49	35
41	Kincardine	Kincardine General Hospital	44	10
42	Leamington	Leamington and District Memorial Hospital	51	21
43	Lindsay	The Ross Memorial Hospital	60	26
44	Listowel	Memorial Hospital	38	19
45	Little Current	St. Joseph's General Hospital	48	19
46	Markdale	Centre Grey General Hospital	25	12
47	Matheson	The Bingham Memorial Hospital	29	18
48	Mattawa	Mattawa General Hospital	31	23
49	Meaford	Meaford General Hospital	29	12
50	Midland	St. Andrew's Hospital	58	26
51	Mount Forest	Louise Marshall Hospital Limited	31	15
52	New Liskeard	New Liskeard and District Hospital	40	24
53	Niagara (Lincoln County)	Niagara Hospital	28	13
54	Nipigon	District Memorial Hospital	24	16
55	Orangeville	Dufferin Area Hospital	89	44
56	Palmerston	Palmerston General Hospital	41	20
57	Paris	The Willett Hospital	57	24
58	Parry Sound	St. Joseph's Hospital	59	33
59	Parry Sound	The Parry Sound General Hospital	85	59
60	Pembroke	Pembroke Cottage Hospital Association	82	37
61	Penetanguishene	General Hospital	43	21
62	Perth	The Great War Memorial Hospital of Perth District	49	22
63	Petrolia	Charlotte Eleanor Englehart Hospital	41	20
64	Picton	Prince Edward County Hospital	27	13
65	Port Hope	The Port Hope Hospital	46	23
66	Port Perry	Community Memorial Hospital	27	13
67	Renfrew	Victoria Hospital	71	35
68	St. Mary's	St. Mary's Memorial Hospital	36	18
69	Seaforth	Scott Memorial Hospital	39	19
70	Shelburne	Shelburne District Hospital	16	7
71	Sioux Lookout	Sioux Lookout General Hospital	42	25
72	Smith's Falls	St. Francis General Hospital	76	20
73	Smith's Falls	Smith's Falls Public Hospital	60	30
74	Smooth Rock Falls	Smooth Rock Falls Hospital	19	14
75	Southampton	Saugeen Memorial Hospital	36	16

GROUP C HOSPITALS—*Continued*

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
76	South Porcupine	Porcupine General Hospital	22	10
77	Strathroy	The General Hospital	50	25
78	Sturgeon Falls	St. Jean de Brebeuf Hospital	89	56
79	Trenton	Trenton Memorial Hospital	68	27
80	Walkerton	County of Bruce General Hospital	34	16
81	Wallaceburg	Sydenham District Hospital	75	19
82	Wiarton	Bruce Peninsula and District Memorial Hospital	21	10
83	Winchester	Winchester and District Memorial Hospital	34	17
84	Wingham	Wingham General Hospital	43	21

GROUP D HOSPITALS

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
1	Apsley	Red Cross Outpost	5	5
2	Bancroft	Red Cross Outpost	22	12
3	Beardmore	Red Cross Outpost	7	7
4	Burk's Falls	Burk's Falls and District Red Cross Hospital	22	12
5	Emo	Red Cross Outpost	17	15
6	Haliburton	Red Cross Outpost	9	9
7	Hawk Junction	Red Cross Outpost	9	9
8	Hornepayne	Red Cross Outpost	6	6
9	Lion's Head	Red Cross Outpost	5	5
10	Mindemoya	Red Cross Outpost	16	12
11	Minden	Red Cross Outpost	8	8
12	Nakina	Red Cross Outpost	7	7
13	Port Loring	Red Cross Outpost	5	5
14	Rainy River	Red Cross Outpost	14	10
15	Red Lake	Red Cross Outpost	16	16
16	Richards Landing	Red Cross Outpost	10	10
17	Thessalon	Red Cross Outpost	14	10
18	Whitney	Red Cross Outpost	4	4
19	Wilberforce	Red Cross Outpost	2	2

GROUP E HOSPITALS

Item	Location	Name	Total Bed Capacity	Public-ward Bed Capacity
1	Hamilton	Hamilton General Hospital (Convalescent Patients Unit)	100	96
2	Toronto	Hillcrest Convalescent Hospital	34	24
3	Toronto	Lyndhurst Lodge	50	50
4	Willowdale	St. John's Convalescent Hospital	211	112

GROUP F HOSPITALS

Item	Location	Name	Total Bed Capacity	Public-ward Bed Capacity
1	Hamilton	St. Peter's Infirmary	211	153
2	Kingston	St. Mary's-of-the-Lake Hospital	206	165
3	London	St. Mary's Hospital	215	168
4	Ottawa	Perley Home for Incurables	218	144
5	Ottawa	St. Vincent Hospital	523	419
6	Toronto	Our Lady of Mercy Hospital	300	262
7	Toronto	The Queen Elizabeth Hospital for Incurables	519	451
8	Windsor	Riverview Hospital	353	318

GROUP G HOSPITALS

Item	Location	Name	Total Bed Capacity	Public-ward Bed Capacity
1	Brantford	Brantford General Hospital (Chronic Patients Unit)	41	41
2	Campbellford	Campbellford Memorial Hospital (Chronic Patients Unit)	25	20
3	Chatham	Public General Hospital (Chronic Patients Unit)	47	15
4	Cochrane	Lady Minto Hospital (Chronic Patients Unit)	34	24
5	Cornwall	Macdonell Memorial Hospital	47	43
6	Exeter	South Huron & District Hospital (Chronic Patients Unit)	8	6
7	Fergus	Groves Memorial Hospital (Chronic Patients Unit)	20	16
8	Fort William	McKellar General Hospital (Chronic Patients Unit)	32	32
9	Haileybury	Misericordia Hospital (Chronic Patients Unit)	16	16
10	Hamilton	Hamilton General Hospital (Chronic Patients Unit)	154	154
11	Hanover	Hanover Memorial Hospital (Chronic Patients Unit)	20	8

GROUP G HOSPITALS—*Continued*

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
12	Huntsville	Huntsville District Memorial Hospital (Chronic Patients Unit)	20	16
13	Kitchener	Freeport Sanatorium	28	26
14	Kitchener	Kitchener-Waterloo Hospital (Chronic Patients Unit)	110	99
15	London	Parkwood Hospital for Incurables	185	119
16	Midland	St. Andrews Hospital (Chronic Patients Unit)	47	36
17	Pembroke	Pembroke Cottage Hospital Association (Chronic Patients Unit)	23	18
18	Penetanguishene	General Hospital (Chronic Patients Unit)	20	18
19	Renfrew	Victoria Hospital (Chronic Patients Unit)	35	28
20	St. Catharines	The St. Catharines General Hospital (Chronic Patients Unit)	92	75
21	St. Thomas	St. Thomas-Elgin General Hospital (Chronic Patients Unit)	80	65
22	Sarnia	Sarnia General Hospital (Chronic Patients Unit)	60	24
23	Sault Ste. Marie	Plummer Memorial Public Hospital (Chronic Patients Unit)	20	12
24	Stratford	Stratford General Hospital (Chronic Patients Unit)	105	74
25	Sudbury	Sudbury Memorial Hospital (Chronic Patients Unit)	28	21
26	Toronto	Baycrest Hospital	87	78
27	Toronto	The Home for Incurable Children	42	42
28	Toronto	The Runnymede Hospital	114	114
29	Wingham	Wingham General Hospital (Chronic Patients Unit)	48	40

GROUP II HOSPITAL

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacity
1	Toronto	Brookside Hospital	21	10

REVOCATION

2. Ontario Regulations 185/56, 6/57, 88/57, 237/57 and 30/58 are revoked.

THE PUBLIC HEALTH ACT**O. Reg. 72/58.**

Sudbury and District Health Unit.
Amending Regulations 335 of Consolidated Regulations of Ontario, 1950 and Revoking O. Reg. 137/57.
Made—7th March, 1958.
Approved—20th March, 1958.
Filed—25th March, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Item 1 of Schedule 24B of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, as made by regulation 1 of Ontario Regulations 161/56 and amended by regulation 1 of Ontario Regulations 137/57, is amended by striking out "eight" in the second line and inserting in lieu thereof "nine" and by adding the following clause:

- (g) one member to be appointed by the Municipal Council of the Township of Falconbridge.

2. Ontario Regulations 137/57 are revoked.

M. PHILLIPS,
Minister of Health.

Toronto, March 7th, 1958.

(5406)

14

THE PUBLIC HEALTH ACT**O. Reg. 73/58.**

Sudbury and District Health Unit.
Amending O. Reg. 207/56.
Made—20th March, 1958.
Filed—25th March, 1958.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

1. Item *j* of Schedule 1 of Ontario Regulations 207/56 is struck out.

(5407)

14

THE DEPARTMENT OF EDUCATION ACT, 1954**O. Reg. 74/58.**

Auxiliary Education Classes.
New and Revoking Regulations 38 of Consolidated Regulations of Ontario, 1950.
Made—21st February, 1958.
Approved—20th March, 1958.
Filed—25th March, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954**AUXILIARY EDUCATION SERVICES****TYPES OF SERVICES**

1. The types of auxiliary-education classes established with the approval of the Minister shall be as follows:

- (a) braille classes for blind children;
- (b) classes for gifted children for whom a special programme is provided;
- (c) hard-of-hearing classes for children suffering from progressive forms of deafening or from a degree of partial deafening sufficient to interfere seriously with progress in school;
- (d) hospital classes for children confined to hospitals or homes for incurable children;
- (e) institutional classes for inmates of children's homes, children's shelters, and orphanages;
- (f) health classes for delicate, anaemic, or under-nourished children;
- (g) opportunity classes for children who are seriously retarded in school but who may profit by special instruction;
- (h) oral classes for deaf children;
- (i) orthopaedic classes for physically disabled children;
- (j) sight-saving classes for children whose vision is limited to the extent that it will interfere seriously with their progress in school or further endanger their sight if ordinary text-books and methods of instruction are used;
- (k) sanatorium classes for sanatorium patients.

2. With the approval of the Minister, a board in a municipality having a population of under 25,000 may employ one or more itinerant auxiliary-education teachers.

3. The types of auxiliary-education unit established with the approval of the Minister shall be as follows:

- (a) home-instruction unit for a pupil absent from school because of illness and for whom medical evidence is submitted that he cannot attend school for a period of at least one month;
- (b) opportunity unit for a mentally handicapped pupil or pupils in a school not served by an itinerant auxiliary education teacher, and in a school area where it is not feasible for the pupil or pupils to attend an opportunity class;
- (c) orthopaedic unit for a physically handicapped pupil who is in need of assistance in the form of transportation in order to attend school; and
- (d) sight-saving unit for a pupil whose vision is limited to the extent that it will interfere seriously with his progress in school or further endanger his sight if ordinary text-books and methods of instruction are used.

ADMISSION OF PUPILS

4. Before the board referred to in section 49 of *The Schools Administration Act, 1954*, as amended from time to time, recommends the admission of a pupil to an auxiliary-education class, it shall obtain evidence that the pupil has taken

- (a) a psychological examination conducted by a person who is deemed competent to do so, by the inspector concerned, and
- (b) a medical examination conducted by a duly qualified medical practitioner.

HOME INSTRUCTION

5. Every pupil given home instruction shall receive a minimum of 150 minutes of instruction each week, given in at least two periods.

SANATORIUM CLASSES

6. Where a board establishes a sanatorium class, it shall furnish at least one teacher to give instruction to the class in accordance with the course of study for elementary or secondary schools, as the case may be.

ENROLMENT

7.(1) The maximum enrolment of an auxiliary-education class shall be as follows:

- (a) in a braille or oral class, 10 pupils;
- (b) in an institutional or health class or a class for gifted children, 30 pupils;
- (c) in a hard-of-hearing, orthopaedic, or sight-saving class, 12 pupils;
- (d) in an opportunity class graded into 2 or more age groups, 16 for a junior class and 20 for a senior class;
- (e) in an opportunity class not graded into age groups, 16 pupils; and
- (f) in a hospital class, 30 pupils.

(2) The maximum number of pupils served by a home-instruction teacher shall be 8.

(3) The maximum number of pupils served by a speech-correction teacher shall be 150.

EQUIPMENT

8. Where a board establishes an auxiliary-education class, it shall provide for the use of the pupils enrolled therein the equipment for their special needs.

QUALIFICATIONS OF TEACHERS

9. A teacher of an auxiliary-education class or a home-instruction teacher or a speech-correction teacher or an itinerant auxiliary-education teacher, appointed with the approval of the Minister, shall hold

- (a) a certificate qualifying him to teach in an elementary or secondary school, as the case may be, and
- (b) (i) an Interim or Permanent Intermediate Auxiliary Education Certificate, or
- (ii) a Specialist Certificate in Auxiliary Education.

UNQUALIFIED TEACHERS

10.(1) Where a board after advertising and offering a salary is unable to obtain a qualified teacher, the Minister, upon the application of the board, may accept other qualifications he deems equivalent thereto under clause *b* of subsection 1 of section 11 of the Act.

(2) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

GRANTS FOR HANDICAPPED INDIVIDUALS

11. Where

- (a) a handicapped individual requires habilitation training or assistance in order to take advantage of the regular instructional programme of an elementary or secondary school,

(b) the Superintendent of Elementary Education and the Superintendent of Special Services report to the Minister that there is urgent need for special educational services for the individual, and

(c) a duly qualified medical practitioner certifies that because of a handicap the individual is unable to take advantage of the regular instructional facilities,

the Minister may make an annual grant to assist in the provision of an instructional programme for the habilitation of the individual.

REVOCATION OF REGULATIONS

12. Regulations 38 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP,
Minister of Education.

Toronto, February 21, 1958.

(5408)

14

THE HIGHWAY TRAFFIC ACT

O. Reg. 75/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—20th March, 1958.

Filed—25th March, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57 and 46/58, is further amended by adding thereto the following items:

- 17. That part of the King's Highway known as Number 7 in the Township of Vaughan in the County of York, lying between a point in the highway distant 300 feet measured westerly therealong from its intersection with the roadway known as Dufferin Street and a point in the highway distant 2000 feet measured easterly therealong from such intersection.
- 18. That part of the King's Highway known as Number 66 in the Township of Teck in the District of Temiskaming, lying between its intersection with the westerly limit of the roadway known as Main Street, Kirkland Lake, and its intersection with the present easterly limit of the built-up area known as Chaput Hughes.
- 19. That part of the King's Highway known as Number 2 in the Township of Edwardsburg in the County of Grenville, lying between its intersection with the easterly limit of the Town of Prescott and a point in the Highway distant 1000 feet measured easterly therealong.

2. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57 and amended by Ontario Regulations 46/58, is further amended by adding thereto the following item:

- 4. That part of the King's Highway known as Number 11 in the townships of Clergue and Walker in the District of Cochrane, lying

between a point in the highway distant 1000 feet measured northerly therealong from its northeasterly intersection with the Secondary Highway known as Number 577 and a point in the highway distant 800 feet measured southerly therealong from its southwesterly intersection with Secondary Highway Number 577.

(5409)

14

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 76/58.

Controlled-access Highway—Brown's Line.
Amending O. Reg. 64/55.
Made—20th March, 1958.
Filed—25th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 64/55, as amended by Ontario Regulations 119/55, 162/55, 182/55, 195/55, 221/55, 32/56, 107/56, 142/56, 172/56, 199/56, 241/56, 22/57, and 99/57, are further amended by adding thereto the following regulation:

BROWN'S LINE

- 6a. That portion of the King's Highway described in schedule 10A and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 227 is designated as a controlled-access highway.

SCHEDULE 10A

1. In the Township of Etobicoke in the County of York being

- (a) part of lots 28, 29, and 30, concession 2 fronting the Humber, and
(b) part of Rexdale Boulevard,

and, premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 17 concession 2 fronting the Humber, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway designated by Ontario Regulations 221/55, the point being

- (i) north 72° 13' east 19.93 feet, and
(ii) south 17° 48' east 86.61 feet,

from a monument marking the north-west angle of lot 30 concession 2 fronting the Humber, thence south 17° 48' east along the easterly limit of the controlled-access highway

937.50 feet; thence south 17° 49' 20" east continuing along the easterly limit 305.18 feet; thence south 19° 07' 20" east continuing along the easterly limit 1759.34 feet; thence north 15° 41' west 1120.96 feet; thence north 14° 20' 30" east 173.16 feet; thence north 44° 22' east 307.43 feet; thence north 76° 22' 30" east 169.58 feet; thence south 71° 36' 40" east 624.69 feet; thence north 63° 23' 30" east 70.71 feet; thence north 18° 23' 30" east 190.0 feet; thence north 26° 36' 30" west 70.71 feet; thence north 71° 36' west 697.94 feet; thence north 54° 16' 30" west 95.46 feet; thence north 36° 57' 30" west 850.42 feet; thence north 51° 57' west 96.60 feet; thence north 66° 56' 30" west 370.81 feet; thence north 42° 22' west 136.42 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lots 28, 29, 30, and 31, concession 3 fronting the Humber, and
(b) part of Rexdale Boulevard,

and, premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 17 concession 2 fronting the Humber, bounded by a line located as follows:

West of
Hwy. 27

Commencing at a monument marking the intersection of the northerly limit of lot 31 concession 3 fronting the Humber with the westerly limit of the controlled-access highway designated by Ontario Regulations 221/55, the monument being 21.70 feet measured south 72° 49' 30" west along the northerly limit from the north-east angle of lot 31, thence south 17° 48' east along the westerly limit of the controlled-access highway 1334.30 feet to a monument in the southerly limit of lot 31 distant 14.31 feet measured south 73° 01' west along the southerly limit from a monument marking the south-east angle of lot 31; thence south 17° 48' east continuing along the westerly limit 1027.83 feet; thence south 17° 49' 20" east continuing along the westerly limit 306.34 feet to a monument; thence south 19° 07' 30" east continuing along the westerly limit 1595.98 feet; thence south 70° 52' 40" west 25.0 feet to a monument; thence north 20° 43' west 1038.52 feet to a monument; thence north 44° 46' west 154.27 feet to a monument; thence north 77° 41' 30" west 327.38 feet to a monument; thence north 36° 33' west 951.82 feet; thence north 49° 50' west 145.98 feet; thence north 63° 07' west 465.28 feet to a monument; thence north 18° 54' 20" east 16.52 feet; thence north 71° 08' 30" west 232.77 feet; thence north 18° 53' east 136.17 feet; thence north 63° 50' 30" east 70.76 feet; thence south 71° 12' east 658.39 feet; thence north 76° 59' east 169.94 feet; thence north 45° 10' east 315.60 feet; thence north 15° 22' east 130.16 feet; thence north 14° 26' west 792.64 feet; thence north 17° 48' west 665.45 feet to the northerly limit of lot 31 concession 3 fronting the Humber; thence north 72° 49' 30" east along the northerly limit 37.01 feet to the place of commencement.

(5410)

14

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 77/58.

Controlled-access Highways. Queen Elizabeth Way, Interchange Areas. New and Revoking O. Reg. 226/57. Made—20th March, 1958. Filed—25th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

2. Ontario Regulations 226/57 are revoked.

SCHEDULE 1

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-1857-143 registered in the Registry Office for the registry division of the County of Peel as number 105859 for the Township of Toronto.

SCHEDULE 2

In the Township of Toronto in the County of Peel being those portions of the King's Highway shown coloured red on a Department of Highways plan P-1857-148 registered in the registry office for the registry division of the County of Peel as number 108408 for the Township of Toronto.

SCHEDULE 3

In the Township of Nelson in the County of Halton being those portions of the King's Highway shown coloured red on a Department of Highways plan P-2070-94 registered in the registry office for the registry division of the County of Halton as number 839 for the Township of Nelson.

(5411)

14

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 78/58.

Controlled-access Highways—Diversions Northern Ontario. New. Made—20th March, 1958. Filed—25th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

DIVERSIONS NORTHERN ONTARIO

1. In these regulations "township" means geographic township.

2. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

LEBEL TOWNSHIP DIVERSION

In the Township of Lebel in the District of Temiskaming and shown outlined in red and illustrated on Department of Highways Plan P-3348, filed in the office of Land Titles at Haileybury as number 119066 Temiskaming.

(5412)

14

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 79/58.

Controlled-access Highways. Amending O. Reg. 70/57. Made—20th March, 1958. Filed—25th March, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 70/57 are amended by adding thereto the following regulation:

3. Those portions of the King's Highway in the Township of Trafalgar and in the Town of Oakville in the County of Halton outlined in red and illustrated on Department of Highways plan P-1939-98 registered in the registry office for the registry division of the County of Halton as number 826 are designated as controlled-access highways.

(5413)

14

Publications Under The Regulations Act

April 12th, 1958

THE POWER COMMISSION ACT

O. Reg. 80/58.

General Regulations.

Amending Regulations 324 of Consolidated Regulations of Ontario, 1950.

Made—19th March, 1958.

Approved—27th March, 1958.

Filed—28th March, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. In these regulations "principal regulations" means Regulations 324 of Consolidated Regulations of Ontario 1950.

2.—(1) Clause *a* of regulation 1 of the principal regulations is revoked and the following substituted therefor:

(a) "base annual earnings" means

- (i) in respect of a monthly-paid employee, his base earnings multiplied by 12, and
- (ii) in respect of a weekly-paid employee, his base earnings multiplied by 52.14;

(aa) "base earnings" means

- (i) the weekly or monthly earnings of an employee at the standard base rate, as set out in the Commission's Management Guide, at which he is being paid for the position he is occupying, provided that in the case of an hourly-rated employee the earnings shall be calculated for the normal scheduled hours of the job not exceeding a maximum of 40 hours per week, or
- (ii) in respect of a member who is in receipt of compensation under The Workmen's Compensation Act or who is on leave of absence without pay while on loan to another employer, an amount equivalent to the earnings referred to in subclause i.

(2) Clause *g* of said regulation 1 is revoked.

(3) Clause *i* of said regulation 1 is amended by striking out "effective date" in the third line and inserting in lieu thereof "1st of January 1957", and by inserting after "employee" in subclause i "in the fund and".

(4) Clause *p* of said regulation 1 is revoked.

3. Regulation 7 of the principal regulations is revoked and the following substituted therefor:

7. The Commission may retire a member on pension, or upon completion of 15 years of continuous employment a member, with the consent of the Commission, may retire on pension, on an early-retirement date at a reduced pension which is the actuarial equivalent of the pension as of his normal-retirement date accrued to the early-retirement date.

4. Regulation 8 of the principal regulations is revoked and the following substituted therefor:

8. The Commission with the member's consent may delay his retirement on pension to a postponed-retirement date but no contributions shall be made by him on and after his normal-retirement date and his pension shall commence on the postponed-retirement date.

5. Regulation 15 of the principal regulations is revoked and the following substituted therefor:

15.—(1) The annual pension, as at his normal-retirement date, of a member who has not been retired on pension prior to the 1st of January 1957, shall be the sum of

(a) 1.5 per cent of the average of his base annual earnings at the 1st of July 1955 and the 1st of July 1956 multiplied by his established service to and including the 31st of October 1948, and

(b) 2 per cent of the average of his base annual earnings at the 1st of July 1955 and the 1st of July 1956 multiplied by his established service from the 1st of November 1948 to the 31st of December 1956, both dates inclusive, or to his normal-retirement date, whichever is earlier, and

(c) 2 per cent of his premium earnings from the 1st of November 1948 to the 31st of December 1957, both dates inclusive, being the excess of earnings over his base earnings for the months of November and December 1948 and the excess of earnings over his base annual earnings at the 1st of July in each year for the years of 1949 to 1956, inclusive, and the excess of earnings over his base earnings for 1957, and

(d) 2 per cent of his base earnings in respect of which contributions have been made to the fund from and inclusive of the 1st of January 1957 to his normal-retirement date;

provided that the pension computed in accordance with clauses *a*, *b* and *c* shall not be less than the pension which would have been payable under subregulation 1 of regulation 15 as revoked and superseded by this subregulation.

(2) The annual pension of a member at an early-retirement date shall be the actuarial equivalent of the pension in subregulation 1 accrued to the early-retirement date.

(3) The pension of a person who was retired on pension from the superseded pension-fund prior to the 1st of November 1947 shall be increased 50 per cent as at the 1st of January 1957.

(4) A pension that is being paid from the fund and which commenced on or after the 1st of November 1947 and prior to the 1st of January 1957 shall be increased 15 per cent as at the 1st of January 1957.

6. Subregulation 1 of regulation 16 of the principal regulations is revoked and the following substituted therefor:

- (1) From the date of becoming a member or the 1st of January 1958, whichever is later, and until
 - (a) his normal-retirement date,
 - (b) his early-retirement date, or
 - (c) termination of his employment,

the member shall contribute 5 per cent of his base earnings to the fund towards the cost of his pension.

7. Subregulation 2 of regulation 17 of the principal regulations is amended by striking out "or pensioner" in the first line and inserting in lieu thereof "who has attained his normal-retirement date or a pensioner".

8. Regulation 19 of the principal regulations is revoked and the following substituted therefor:

19.—(1) A member may elect in writing before his retirement date to take a reduced pension, a specified percentage whereof upon his death on or after his normal-retirement date or an early-retirement date, as the case may be, shall be paid to and during the life of a surviving contingent annuitant named in the election, and the reduced pension shall be the actuarial equivalent of the member's pension under regulation 15, and subregulation 2 of regulation 17 shall not apply.

(2) A person in receipt of a pension which commenced on or after the 1st of January 1957 may, prior to the 1st of September 1958,

- (a) make an election as provided by subregulation 1,
- (b) revoke an election,

and in respect of an election which is not revoked prior to the 1st of September 1958 the pension shall be computed as provided by subregulation 1 and, where required, be re-adjusted as and from its commencement date.

(3) A member may, prior to his normal-retirement date or the 1st of September 1958, whichever is later, revoke an election made under subregulation 1.

(4) Where the contingent annuitant dies before the member attains his retirement date, the election shall not be effective, provided that in respect of a member who is retired on pension on or after the 1st of January 1957 where his contingent annuitant dies before him or the 1st of September 1958, whichever is earlier, the election shall not be effective and his pension shall be re-adjusted as and from its commencement date.

9.—(1) Subregulation 1 of regulation 21 of the principal regulations is revoked and the following substituted therefor:

(1) Upon the death before his normal-retirement date of a member who has not been retired at an early-retirement date, there shall be paid to the beneficiary or if there is no beneficiary or the beneficiary has predeceased the member, to the executors or administrators of the member,

- (a) a death benefit equal to the sum of the member's contributions in the fund, with credited interest, and

(b) on and after the 1st of January 1957, where the member's period of employment as calculated in accordance with the procedure set out in the Commission's Management Guide and entered in the employee-record of the member exceeds 18 years, a monthly pension of 50 per cent of the accrued pension at the date of death for each completed month by which the member's said period of employment exceeds 18 years up to a maximum of 60 months.

(2) Subregulation 2 of said regulation 21 is amended by inserting after "benefit" in the ninth line "referred to in clause a of subregulation 1".

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

JAS. S. DUNCAN
Chairman

(Seal)

E. B. EASSON
Secretary.

March 19, 1958.

(5416)

15

THE FARM PRODUCTS CONTAINERS ACT

O. Reg. 81/58.

Licence Fees.

Revoking Regulations 84 of Consolidated Regulations of Ontario, 1950 and O. Reg. 107/51.

Made—17th March, 1958.

Approved—27th March, 1958.

Filed—28th March, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS CONTAINERS ACT

1. Regulations 84 of Consolidated Regulations of Ontario, 1950 and Ontario Regulations 107/51 are revoked.

Dated at Toronto, this 17th day of March, 1958.

W. S. GOODFELLOW
Minister of Agriculture

(5447)

15

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 82/58.

Controlled-access Highways—The Elliot Lake Road.

New.

Made—27th March, 1958.

Filed—1st April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

THE ELLIOT LAKE ROAD

1. In these regulations "township" means geographic township.

2. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the townships of Spragge and Lewis in the District of Algoma being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3283-1 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 37805.

SCHEDULE 2

In the Improvement District of Elliot Lake in the District of Algoma being

- (a) in the Township of Esten being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3333-1 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 37848.
- (b) in the Township of Proctor being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3233-2 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 37806.
- (c) in Township 143 being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3239-1 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 37804.
- (d) in Township 149 being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3236-9 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 38001.
- (e) in Township 150 being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3343-1 registered in the Registry and Land Titles offices at Sault Ste. Marie as number 37807.

(5448)

15

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 83/58.

Controlled-access Highways—Ottawa

By-pass.

New.

Made—27th March, 1958.

Filed—1st April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

OTTAWA BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Gloucester in the County of Carleton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3017-49 registered in the registry office for the registry division of the County of Carleton as number 59245 Gloucester.

(5449)

15

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 84/58.

Controlled-access Highways—St.

Thomas By-pass.

New.

Made—27th March, 1958.

Filed—1st April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

ST. THOMAS BY-PASS

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of Southwold in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-1450-34 registered in the registry office for the registry division of the County of Elgin as number D379.

SCHEDULE 2

In the Township of Yarmouth in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2058-25 registered in the registry office for the registry division of the County of Elgin as number D380.

(5450)

15

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 85/58.

Special Legislative Grants.

New.

Made—27th March, 1958.

Filed—1st April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1. (1) The Minister shall pay a special grant to each hospital listed in column 1 of the schedule.

(2) The amount of the grant shall be \$200 for each bed in the hospital.

(3) For the purpose of computing the grant, the number of beds in a hospital listed in column 1 shall be the number of beds set opposite thereto in column 2.

2. These regulations expire on the 30th of April, 1958.

SCHEDULE

Column 1	Column 2
Ajax and Pickering General Hospital, Ajax	33
Stevenson Memorial Hospital, Alliston	34
Rosamond Memorial Hospital, Almonte	15
Red Cross Outpost Hospital, Apsley	5
Arnprior and District Memorial Hospital, Arnprior	38
Atikokan General Hospital, Atikokan	26
Red Cross Outpost Hospital, Bancroft	22
Royal Victoria Hospital, Barrie	134
Red Cross Outpost Hospital, Beardmore	7
Belleville General Hospital, Belleville	209
St. Joseph's General Hospital, Blind River	55
Bowmanville Hospital, Bowmanville	53
Bracebridge Memorial Hospital, Bracebridge	35
Peel Memorial Hospital, Brampton	75
Brantford General Hospital, Brantford	412
St. Joseph's Hospital, Brantford	159
Brockville General Hospital, Brockville	161
St. Vincent de Paul Hospital, Brockville	79
Burk's Falls and District Red Cross Hospital, Burk's Falls	22
Seniors' Convalescent Hospital, Burlington	41
Campbellford Memorial Hospital, Campbellford	65
Carleton Place and District Memorial Hospital, Carleton Place	30
Lady Minto Hospital, Chapleau	51
Public General Hospital, Chatham	173
St. Joseph's Hospital, Chatham	122
The Chesley and District Memorial Hospital, Chesley	19
Clinton Public Hospital, Clinton	40
Cobourg General Hospital, Cobourg	38
Illahee Lodge, Cobourg	32
Lady Minto Hospital, Cochrane	70
Blue Mountain Camp Hospital, Collingwood	70
General and Marine Hospital, Collingwood	86
Margaret Cochenour Memorial Hospital, Cochenour	13
Cornwall General Hospital, Cornwall	194
Hotel Dieu Hospital, Cornwall	250
Macdonell Memorial Hospital, Cornwall	47

Column 1	Column 2
Dryden District General Hospital, Dryden	53
Haldimand War Memorial Hospital, Dunnville	41
Durham Memorial Hospital, Durham	16
Red Cross Outpost Hospital, Emo	17
Englehart and District Hospital, Englehart	21
Espanola General Hospital, Espanola	33
South Huron and District Memorial Hospital, Exeter	36
Groves Memorial Hospital, Fergus	54
Douglas Memorial Hospital, Fort Erie	64
LaVerendrye Hospital, Fort Frances	100
McKellar General Hospital, Fort William	402
South Waterloo Memorial Hospital, Galt	216
Little Long Lac Hospital, Geraldton	23
Alexandra Marine and General Hospital, Goderich	58
West Lincoln Memorial Hospital, Grimsby	38
Guelph General Hospital, Guelph	176
St. Joseph's Hospital, Guelph	168
Misericordia Hospital, Haileybury	89
Red Cross Outpost Hospital, Haliburton	9
Hamilton General Hospital, Hamilton	1301
St. Joseph's Hospital, Hamilton	479
St. Peter's Infirmary, Hamilton	211
Hanover Memorial Hospital, Hanover	48
Notre-Dame Hospital, Hawkesbury	32
St. Coeur-de-Marie Hospital, Hawkesbury	39
Red Cross Outpost Hospital, Hawk Junction	9
Notre-Dame Hospital, Hearst	56
Red Cross Outpost Hospital, Hornepayne	6
Huntsville District Memorial Hospital, Huntsville	43
Alexandra Hospital, Ingersoll	56
Anson General Hospital, Iroquois Falls	42
Kenora General Hospital, Kenora	59
St. Joseph's Hospital, Kenora	49
Wooded Convalescent Hospital, Komoka	82
Kincardine General Hospital, Kincardine	44
Hotel Dieu Hospital, Kingston	288
Kingston General Hospital, Kingston	470
St. Mary's-of-the-Lake Hospital, Kingston	206
Kirkland and District Hospital, Kirkland Lake	103
Freeport Sanatorium, Kitchener	28

Column 1	Column 2	Column 1	Column 2
St. Mary's Hospital, Kitchener	122	The Parry Sound General Hospital, Parry Sound	85
Kitchener-Waterloo Hospital, Kitchener	439	St. Joseph's Hospital, Parry Sound	59
Leamington and District Memorial Hospital, Leamington	51	General Hospital, Pembroke	157
The Ross Memorial Hospital, Lindsay	60	Pembroke Cottage Hospital, Pembroke	105
Red Cross Outpost Hospital, Lion's Head	5	General Hospital, Penetanguishene	63
Memorial Hospital, Listowel	38	The Great War Memorial Hospital of Perth District, Perth	49
St. Joseph's General Hospital, Little Current	48	Merrywood-on-the-Rideau Hospital, Perth	62
Parkwood Hospital for Incurables, London	185	St. Joseph's Hospital, Peterborough	180
St. Joseph's Hospital, London	437	The Peterborough Civic Hospital, Peterborough	226
St. Mary's Hospital, London	215	Charlotte Eleanor Englehart Hospital, Petrolia	41
Victoria Hospital, London	805	Prince Edward County Hospital, Picton	27
Centre Grey General Hospital, Markdale	25	St. Joseph's General Hospital, Port Arthur	181
Bingham Memorial Hospital, Matheson	29	The General Hospital of Port Arthur, Port Arthur	260
Mattawa General Hospital, Mattawa	31	Port Colborne General Hospital, Port Colborne	100
Meaford General Hospital, Meaford	29	The Port Hope General Hospital, Port Hope	46
St. Andrew's Hospital, Midland	105	Red Cross Outpost Hospital, Port Loring	5
Red Cross Outpost Hospital, Minden	8	Port Perry Community Hospital, Port Perry	27
Red Cross Outpost Hospital, Mindemoya	16	Red Cross Outpost Hospital, Rainy River	14
Louise Marshall Hospital, Mount Forest	31	Red Cross Outpost Hospital, Red Lake	16
Red Cross Outpost Hospital, Nakina	7	Victoria Hospital, Renfrew	106
New Liskeard and District Hospital, New Liskeard	40	Red Cross Outpost Hospital, Richards Landing	10
The York County Hospital, Newmarket	113	Hotel Dieu Hospital, St. Catharines	143
The Greater Niagara General Hospital, Niagara Falls	184	The St. Catharines General Hospital, St. Catharines	369
Niagara Hospital, Niagara	28	St. Mary's Memorial Hospital, St. Mary's	36
Civic Hospital, North Bay	105	St. Thomas-Elgin General Hospital, St. Thomas	376
St. Joseph's General Hospital, North Bay	116	Sarnia General Hospital, Sarnia	248
Nipigon District Memorial Hospital, Nipigon	24	St. Joseph's Hospital, Sarnia	148
Oakville-Trafalgar Memorial Hospital, Oakville	162	Plummer Memorial Public Hospital, Sault Ste. Marie	135
Dufferin Area Hospital, Orangeville	89	The General Hospital, Sault Ste. Marie	168
Orillia Soldiers' Memorial Hospital, Orillia	112	Scarborough General Hospital, Scarborough	184
Oshawa General Hospital, Oshawa	328	Scott Memorial Hospital, Seaforth	39
Ottawa Civic Hospital, Ottawa	807	Northwood Convalescent Hospital, Sesekinika	42
Ottawa General Hospital, Ottawa	622	Shelburne and District Hospital, Shelburne	16
The Perley Home for Incurables, Ottawa	218	Norfolk General Hospital, Simcoe	103
Hospital St. Louis Marie de Montfort, Ottawa	245	Sioux Lookout General Hospital, Sioux Lookout	42
St. Vincent Hospital, Ottawa	523	St. Francis General Hospital, Smiths Falls	76
Salvation Army Grace Hospital, Ottawa	76	Smiths Falls Public Hospital, Smiths Falls	60
General and Marine Hospital, Owen Sound	135	Smooth Rock Falls General Hospital, Smooth Rock Falls	19
Palmerston General Hospital, Palmerston	41	Saugeen Memorial Hospital, Southampton	36
The Willett Hospital, Paris	57		

Column 1	Column 2
Porcupine General Hospital, South Porcupine	22
Stratford General Hospital, Stratford	300
The General Hospital, Strathroy	50
St. Jean de Brebeuf Hospital, Sturgeon Falls	89
St. Joseph's Hospital, Sudbury	173
Sudbury General Hospital, Sudbury	289
Sudbury Memorial Hospital, Sudbury	248
Red Cross Outpost Hospital, Thessalon	14
Tillsonburg District Memorial Hospital, Tillsonburg	100
St. Mary's Hospital, Timmins	103
Baycrest Hospital, Toronto	87
Canadian Mothercraft Hospital, Toronto	27
Hillcrest Convalescent Hospital, Toronto	34
Lockwood Clinic, Toronto	39
Our Lady of Mercy Hospital, Toronto	300
St. Joseph's Hospital, Toronto	485
St. Michael's Hospital, Toronto	802
Lyndhurst Lodge, Toronto	50
The Salvation Army Grace Hospital, Toronto	55
The Home for Incurable Children, Toronto	42
The Hospital for Sick Children, Toronto	647
The New Mount Sinai Hospital, Toronto	373
The Queen Elizabeth Hospital for Incurables, Toronto	519
Queensway General Hospital, Toronto	131
The Runnymede Hospital, Toronto	114
Toronto East General and Orthopaedic Hospital, Toronto	368
Northwestern General Hospital, Toronto	104
Toronto General Hospital, Toronto	1393
Toronto Western Hospital, Toronto	697
Women's College Hospital, Toronto	279
Trenton Memorial Hospital, Trenton	68
Lakewood Convalescent Hospital, Wainfleet	66
County of Bruce General Hospital, Walkerton	34
Sydenham District Hospital, Wallaceburg	75
Welland County General Hospital, Welland	124
Humber Memorial Hospital, Weston	118
Red Cross Outpost Hospital, Whitney	4
Bruce Peninsula and District Memorial Hospital, Wiarton	21
Red Cross Outpost Hospital, Wilberforce	2
North York Branson Hospital, Willowdale	86

Column 1	Column 2
St. John's Convalescent Hospital, Willowdale	211
Winchester and District Memorial Hospital, Winchester	34
Riverview Hospital, Windsor	353
Hotel Dieu of St. Joseph's Hospital, Windsor	360
Metropolitan General Hospital, Windsor	316
The Salvation Army Grace Hospital, Windsor	182
Wingham General Hospital, Wingham	91
Woodstock General Hospital, Woodstock	155
(5451)	15

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 86/58.
Special Legislative Grants.
New.
Made—27th March, 1958.
Filed—2nd April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1. In addition to the maintenance grants payable under Regulations 342 of Consolidated Regulations of Ontario 1950, a further grant shall be paid to each hospital mentioned in column 1 of the schedule in the amount set opposite thereto in column 2.

2. These regulations expire on the 30th of April, 1958.

SCHEDULE

Column 1	Column 2
Ajax and Pickering General Hospital, Ajax	\$ 643.20
Stevenson Memorial Hospital, Alliston	708.86
Rosamond Memorial Hospital, Almonte	45.56
Arnprior and District Memorial Hospital, Arnprior	273.36
Atikokan General Hospital, Atikokan	202.34
Royal Victoria Hospital, Barrie	5,985.60
Belleville General Hospital, Belleville	12,623.70
St. Joseph's General Hospital, Blind River	3,600.58
Bowmanville Hospital, Bowmanville	526.62
Bracebridge Memorial Hospital, Bracebridge	690.10
Peel Memorial Hospital, Brampton	1,798.28
St. Joseph's Hospital, Brantford	1,792.20
The Brantford General Hospital, Brantford	14,965.74
Brockville General Hospital, Brockville	10,469.58
St. Vincent de Paul Hospital, Brockville	3,072.62

Column 1	Column 2	Column 1	Column 2
Campbellford Memorial Hospital, Campbellford	861.62	Huntsville District Memorial Hospital, Huntsville	682.06
Carleton Place and District Memorial Hospital, Carleton Place	549.40	Alexandra Hospital, Ingersoll	637.84
Lady Minto Hospital, Chapleau	4,712.78	Anson General Hospital, Iroquois Falls	1,566.46
Public General Hospital, Chatham	6,309.24	Kenora General Hospital, Kenora	5,066.54
St. Joseph's Hospital, Chatham	4,177.74	St. Joseph's Hospital, Kenora	7,025.62
Chesley and District Memorial Hospital, Chesley	627.12	Kincardine General Hospital, Kincardine	612.38
Clinton Public Hospital, Clinton	3,270.94	Hotel Dieu Hospital, Kingston	25,454.15
Cobourg General Hospital Association, Cobourg	1,587.90	Kingston General Hospital, Kingston	41,449.25
Margaret Cochenour Memorial Hospital, Cochenour	18.76	St. Mary's-of-the-Lake Hospital, Kingston	5,637.80
Lady Minto Hospital, Cochrane	14,490.76	Kirkland and District Hospital, Kirkland Lake	15,618.24
General and Marine Hospital, Collingwood	2,464.26	Freeport Sanatorium, Kitchener	157.60
Cornwall General Hospital, Cornwall	4,945.08	Kitchener-Waterloo Hospital, Kitchener	10,492.20
Hotel Dieu Hospital, Cornwall	18,898.14	St. Mary's Hospital, Kitchener	5,213.04
Macdonell Memorial Hospital, Cornwall	1,178.00	Leamington and District Memorial Hospital, Leamington	2,113.18
Dryden District General Hospital, Dryden	1,846.52	The Ross Memorial Hospital, Lindsay	829.46
Haldimand War Memorial Hospital, Dunnville	2,540.64	Memorial Hospital, Listowel	497.14
Durham Memorial Hospital, Durham	230.48	St. Joseph's General Hospital, Little Current	1,137.66
Englehart and District Hospital, Englehart	1,081.38	Parkwood Hospital for Incurables, London	5,394.40
Espanola General Hospital, Espanola	1,360.10	St. Joseph's Hospital, London	21,617.25
South Huron and District Hospital, Exeter	223.78	St. Mary's Hospital, London	6,100.40
Groves Memorial Hospital, Fergus	1,677.68	Victoria Hospital, London	58,241.70
Douglas Memorial Hospital, Fort Erie	1,570.48	Centre Grey General Hospital, Markdale	1,331.96
LaVerendrye Hospital, Fort Frances	4,913.76	The Bingham Memorial Hospital, Matheson	759.78
McKellar General Hospital, Fort William	21,556.86	Mattawa General Hospital, Mattawa	4,145.96
South Waterloo Memorial Hospital, Galt	6,986.10	Meaford General Hospital, Meaford	313.56
Little Long Lac Hospital, Geraldton	298.82	St. Andrew's Hospital, Midland	6,508.38
Alexandra Marine and General Hospital, Goderich	9,101.28	Louise Marshall Hospital Limited, Mount Forest	895.12
West Lincoln Memorial Hospital, Grimsby	414.06	New Liskeard and District Hospital, New Liskeard	749.06
Guelph General Hospital, Guelph	9,745.74	The York County Hospital Corporation, Newmarket	1,376.34
St. Joseph's Hospital, Guelph	8,927.94	The Greater Niagara General Hospital, Niagara Falls	3,495.66
Misericordia Hospital, Haileybury	3,757.36	Niagara Cottage Hospital, Niagara	1,228.78
Hamilton General Hospital, Hamilton	90,502.00	District Memorial Hospital, Nipigon	527.96
St. Joseph's Hospital, Hamilton	16,162.86	North Bay Civic Hospital, North Bay	6,481.50
St. Peter's Infirmary, Hamilton	6,292.20	St. Joseph's Hospital, North Bay	6,947.82
Hanover Memorial Hospital, Hanover	1,452.56	Oakville-Trafalgar Memorial Hospital, Oakville	965.70
Notre-Dame Hospital, Hawkesbury	2,272.64	Dufferin Area Hospital, Orangeville	2,117.20
St. Coeur-de-Marie Hospital, Hawkesbury	1,015.72	Orillia Soldiers' Memorial Hospital, Orillia	9,657.00
Notre-Dame Hospital, Hearst	11,810.76		

Column 1	Column 2	Column 1	Column 2
Oshawa General Hospital, Oshawa	6,345.78	Scott Memorial Hospital, Seaforth	929.96
Ottawa Civic Hospital, Ottawa	67,491.70	Shelburne District Hospital, Shelburne	233.16
Ottawa General Hospital, Ottawa	64,059.95	Norfolk General Hospital, Simcoe	6,044.76
The Perley Home for Incurables, Ottawa	4,823.00	Sioux Lookout General Hospital, Sioux Lookout	1,995.26
St. Louis-Marie de Montfort Hospital, Ottawa	5,747.22	St. Francis General Hospital, Smiths Falls	3,490.70
St. Vincent Hospital, Ottawa	27,197.20	Smiths Falls Public Hospital, Smiths Falls	1,842.50
The Salvation Army Grace Hospital, Ottawa	1,612.98	Smooth Rock Falls Hospital, Smooth Rock Falls	550.74
General and Marine Hospital, Owen Sound	1,470.30	Saugeen Memorial Hospital, Southampton	975.52
Palmerston General Hospital, Palmerston	3,229.40	Porcupine General Hospital, South Porcupine	631.14
The Willett Hospital, Paris	2,684.02	Stratford General Hospital, Stratford	3,685.32
St. Joseph's Hospital, Parry Sound	7,123.44	The General Hospital, Strathroy	2,047.52
The Parry Sound General Hospital, Parry Sound	8,584.04	St. Jean de Brebeuf Hospital, Sturgeon Falls	14,788.24
General Hospital, Pembroke	10,485.24	St. Joseph's Hospital, Sudbury	12,641.10
Pembroke Cottage Hospital Association, Pembroke	745.04	Sudbury General Hospital, Sudbury	14,541.18
General Hospital, Penetanguishene	4,456.84	Sudbury Memorial Hospital, Sudbury	4,177.74
The Great War Memorial Hospital of Perth District, Perth	3,123.54	Tillsonburg District Memorial Hospital, Tillsonburg	5,287.86
St. Joseph's Hospital, Peterborough	6,744.24	St. Mary's Hospital, Timmins	12,272.22
The Peterborough Civic Hospital, Peterborough	11,696.28	Baycrest Hospital, Toronto	3,168.00
Charlotte Eleanor Englehart Hospital, Petrolia	1,563.78	Canadian Mothercraft Centre, Toronto	11,586.66
Prince Edward County Hospital, Picton	1,124.26	Hillcrest Convalescent Hospital, Toronto	3,506.76
St. Joseph's General Hospital, Port Arthur	16,697.04	Lockwood Clinic, Toronto	391.50
The General Hospital of Port Arthur, Port Arthur	30,476.10	Lyndhurst Lodge, Toronto	4,724.64
Port Colborne General Hospital, Port Colborne	1,579.92	Northwestern General Hospital, Toronto	2,676.12
The Port Hope Hospital, Port Hope	238.52	Our Lady of Mercy Hospital, Toronto	15,125.00
Community Memorial Hospital, Port Perry	983.56	St. Joseph's Hospital, Toronto	48,642.05
Victoria Hospital, Renfrew	2,319.54	St. Michael's Hospital, Toronto	113,251.45
Hotel Dieu Hospital, St. Catharines	3,868.02	Salvation Army Grace Hospital, Toronto	829.98
The St. Catharines General Hospital, St. Catharines	14,047.02	The Home for Incurable Children, Toronto	2,563.60
St. Mary's Memorial Hospital, St. Mary's	548.06	The Hospital for Sick Children, Toronto	68,170.65
St. Thomas-Elgin General Hospital, St. Thomas	11,235.18	New Mount Sinai Hospital, Toronto	14,781.50
Sarnia General Hospital, Sarnia	10,032.84	The Queen Elizabeth Hospital for Incurables, Toronto	22,623.00
St. Joseph's Hospital, Sarnia	4,191.66	The Queensway General Hospital, Toronto	1,811.34
Plummer Memorial Public Hospital, Sault Ste. Marie	2,867.52	The Runnymede Hospital, Toronto	8,689.60
The General Hospital, Sault Ste. Marie	7,328.88	Toronto East General and Orthopaedic Hospital, Toronto	34,826.25
Scarborough General Hospital, Scarborough	6,681.60	Toronto General Hospital, Toronto	177,265.15
		Toronto Western Hospital, Toronto	71,167.65
		Women's College Hospital, Toronto	7,327.85
		Trenton Memorial Hospital, Trenton	1,837.14

Column 1	Column 2	Column 1	Column 2
County of Bruce General Hospital, Walkerton	3,742.62	Hamilton General Hospital, Hamilton, (Convalescent Patients Unit)	5,826.24
Sydenham District Hospital, Wallaceburg	431.48	Hamilton General Hospital, Hamilton, (Chronic Patients Unit)	6,515.20
Welland County General Hospital, Welland	8,033.58	Hanover Memorial Hospital, Hanover, (Chronic Patients Unit)	9.00
Humber Memorial Hospital, Weston	622.92	Huntsville District Memorial Hospital, Huntsville, (Chronic Patients Unit)	477.60
Bruce Peninsula and District Memorial Hospital, Wiarton	284.08	Kitchener-Waterloo Hospital, Kitchener, (Chronic Patients Unit)	5,751.80
North York Branson Hospital, Willowdale	734.28	St. Andrew's Hospital, Midland, (Chronic Patients Unit)	23.80
St. John's Convalescent Hospital, Willowdale	10,637.92	Pembroke Cottage Hospital Association, Pembroke, (Chronic Patients Unit)	15.00
Winchester and District Memorial Hospital, Winchester	529.30	General Hospital, Penetanguishene, (Chronic Patients Unit)	662.80
Riverview Hospital, Windsor	18,729.00	Victoria Hospital, Renfrew, (Chronic Patients Unit)	55.60
Hotel Dieu of St. Joseph's Hospital, Windsor	17,920.26	The St. Catharines General Hospital, St. Catharines, (Chronic Patients Unit)	1,351.60
Metropolitan General Hospital, Windsor	12,428.82	St. Thomas-Elgin General Hospital, St. Thomas, (Chronic Patients Unit)	3,111.00
Salvation Army Grace Hospital, Windsor	7,676.88	Sarnia General Hospital, Sarnia, (Chronic Patients Unit)	184.80
Wingham General Hospital, Wingham	3,573.78	Plummer Memorial Public Hospital, Sault Ste. Marie, (Chronic Patients Unit)	83.20
Woodstock General Hospital, Woodstock	4,466.58	Sudbury Memorial Hospital, Sudbury, (Chronic Patients Unit)	16.00
The Brantford General Hospital, Brantford, (Chronic Patients Unit)	1,503.00	Stratford General Hospital, Stratford, (Chronic Patients Unit)	2,579.20
Campbellford Memorial Hospital, Campbellford, (Chronic Patients Unit)	607.60	Wingham General Hospital, Wingham, (Chronic Patients Unit)	1,040.20
Lady Minto Hospital, Cochrane, (Chronic Patients Unit)	27.20	(5452)	15
South Huron and District Hospital, Exeter, (Chronic Patients Unit)	8.20		
Groves Memorial Hospital, Fergus, (Chronic Patients Unit)	376.20		
McKellar General Hospital, Fort William, (Chronic Patients Unit)	2,574.80		
Misericordia Hospital, Haileybury, (Chronic Patients Unit)	2,014.40		

Publications Under The Regulations Act

April 19th, 1958

THE MILK INDUSTRY ACT, 1957

O. Reg. 87/58.

Designation of Milk Products.
New and Revoking O. Regs. 202/54 and 212/56.
Made—28th March, 1958.
Filed—8th April, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

DESIGNATION OF MILK PRODUCTS

1. The following are designated as milk products:

- (a) Buttermilk.
- (b) Buttermilk powder.
- (c) Evaporated partly-skimmed milk.
- (d) Milk albumen.
- (e) Milk sugar.
- (f) Modified milks.
- (g) Partly-skimmed milk.
- (h) Skim-milk.
- (i) Skim-milk powder.
- (j) Sterilized milk.
- (k) Sterilized skim-milk.
- (l) Whey.
- (m) Whey powder.

2. Ontario Regulations 202/54 and 212/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY,
Chairman.

A. P. CLARK,
Secretary.

Dated at Toronto, this 28th day of March, 1958.

(5458)

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THE MILK INDUSTRY ACT, 1957

O. Reg. 88/58.

General Regulations.
New and Revoking O. Reg. 214/56.
Made—28th March, 1958.
Filed—8th April, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

INTERPRETATION

1. For the purpose of these regulations "plant" means any cheese factory, combined plant, creamery, cream receiving station, milk receiving station, milk separating plant or processing plant.

PERMITS FOR CONSTRUCTION OR ALTERATION OF A BUILDING

2.(1) An application for a permit for the construction or alteration of a building intended for use as a plant or for the alteration of a plant the operation of which is licensed under the Act shall be in form 1.

(2) An application in form 1 shall be accompanied by two copies of drawings and specifications for the construction or alteration of the building, or alteration of the plant.

3. A permit for the construction or alteration of a building intended for use as a plant or for the alteration of a plant the operation of which is licensed under the Act, shall be in form 2.

4. A permit in form 2 is issued on the terms and conditions that

- (a) the location of the plant is on land that is well drained and readily accessible;
- (b) the building being constructed or altered or the plant being altered has a supply of clean, fresh water, and has facilities for disposal of sewage, sufficient for the purposes of the operation of the plant as constructed or altered;
- (c) the construction or alteration of the building or alteration of the plant is carried out in accordance with the drawings and specifications submitted with the application in form 1;
- (d) the applicant has complied with the provisions of municipal by-laws and Acts or regulations applicable to the construction or alteration being made.

5.(1) An application for a licence to operate a plant, or renewal thereof, shall be in form 3.

(2) A licence to operate a plant shall be in form 4.

(3) A licence is valid for the period from and including the 1st of April or the date of issue, whichever is the later, to the 31st of March next following.

(4) A licence may be limited to one or more classes of plants.

(5) The fee for a licence is \$1 and shall accompany the application therefor.

(6) A licence is not transferable.

6. A licence is issued on the terms and conditions that

- (a) in the case of a creamery the buttermaking is in charge of a person who holds a butter-maker's certificate,
- (b) in the case of a cheese factory the cheese-making is in charge of a person who holds a cheesemaker's certificate,
- (c) the holder of the licence does not permit any employee to work in the plant
 - (i) while the employee has a communicable disease, or
 - (ii) who is not wearing outer clothing that is clean and light in colour,

- (d) the operator of the plant files with the Board the cash or credit basis for the payment of producers for milk and cream sold to him,
- (e) where the operator of the plant fails to pay the producers promptly on any payment date in accordance with the cash or credit basis filed with the Board, the operator of the plant notifies the Board within three days after the payment date that payment was not made in accordance with the cash or credit basis, and
- (f) where the licence was issued subject to the deposit of security under regulations 7 and 8, security is deposited in accordance with regulations 7 and 8.

SECURITY

7. Where the Board receives an application for a licence to operate a plant and the operation includes the buying or selling of a regulated product and the Board is not satisfied in respect of financial responsibility of the applicant to properly conduct the business for which the application was made, the Board may issue the licence subject to deposit with the Board by the applicant of security in the form of

- (a) direct and guaranteed securities of the Government of Canada,
- (b) direct and guaranteed securities of the Government of Ontario,
- (c) a surety bond of a guarantee company approved under *The Guarantee Companies Securities Act*, in form 5, in an amount in accordance with regulation 8.

8.(1) In subregulation 2, the average value of milk and cream shall be determined on the average daily value of milk and cream delivered to the plant during the previous calendar year.

(2) Where security is required under regulation 7 it shall be in the following amounts:

- (a) where producers are paid on a daily cash basis, not less than the average value of milk and cream received from producers during a period of seven days; or
- (b) where producers are paid on a weekly credit basis, not less than the average value of milk and cream received from producers during a period of fifteen days; or
- (c) where producers are paid on a bi-weekly or twice-a-month credit basis, not less than the average value of milk and cream received from producers during a period of thirty days; or
- (d) where producers are paid on a monthly credit basis, not less than the average value of milk and cream received from producers during a period of forty-five days; or
- (e) where the operator of the plant is commencing business, not less than \$1,000.

9. The security deposited with the Board under regulations 7 and 8 shall be applicable solely to unpaid claims of producers for milk and cream sold to the operator of the plant.

10.(1) Where an operator of a plant is in default in making payment for milk and cream sold to him by a producer on a basis mentioned in regulation 8, the producer may notify the Board of the default.

(2) Upon receipt of a notice under subregulation 1, or a report from a field-man, that the operator is in default in making payment for milk and cream sold to the operator by a producer on a basis mentioned in

regulation 8, the Board shall give notice to the operator by registered mail of the producer's claim and require that the claim be paid within five days of the date of mailing the notice by the Board.

(3) Where the Board is satisfied after the expiration of the five-day period in subregulation 2 that the operator is in default in making the payment referred to in subregulation 1, the Board may realize upon the security and shall, out of the money so obtained, pay the producer the amount of his claim.

(4) Where more than one producer notifies the Board of default of an operator under subregulation 1 and the amount of moneys realized upon the security deposited by the operator with the Board is insufficient to pay the claims of the producers, the Board shall distribute the moneys *pro rata* to all the producers to whom the operator owes payment for milk or cream received at the plant.

(5) Where

- (a) the operator has deposited with the Board security in the form of securities under clause *a* or *b* of regulation 7; and
- (b) the Board has realized upon the security under subregulation 3,

the Board shall require the operator to deposit such additional security with the Board as may be necessary to comply with regulation 8 and, upon the operator depositing additional security, the Board shall return to the operator any money remaining from the sale of securities by the Board after the payment of the claims of the producer under subregulation 3.

11. The construction or alteration of a building intended for use as a plant shall be made so that

- (a) the floors of all rooms in which milk or milk products are handled, processed or stored are of concrete or other material impervious to liquids, and drained,
- (b) each wall in a room in which milk or milk products are handled, processed or stored has a base at least 6 inches above the floor level made of concrete or other waterproof material, and the joint between the floor and the base is water-tight,
- (c) the ceiling of a room in which processing is done is at least 10 feet above the floor,
- (d) the surfaces of the walls and ceilings of all rooms in which milk or milk products are handled, processed or stored are of washable and moisture-proof material,
- (e) there is provision for equipping all openings with screens, proof against flies or other insects and all doors with self-closing devices, or equivalent method of ensuring that flies or other insects do not enter,
- (f) rooms where milk and cream are handled or processed contain provision for lighting, ventilating and heating,
- (g) the ceilings in the plant are insulated and sealed against infiltration of dampness or vapour, with free circulation of air between the insulation and the roof,
- (h) a water-closet does not open directly into a room where milk or milk products are handled or processed,
- (i) sewage is carried from the building by pipes, each of which contains a trap in an accessible location and connecting with a municipal sewer or septic tank,

- (j) any heating unit is located in a room having a concrete floor and not used for the handling, processing or storing of milk or milk products,
- (k) (i) in the case of a cheese factory, there is a curing-room large enough for the operation intended,
- (ii) in the case of a creamery, there is a cold storage room of a size large enough to hold at least seven days' production of butter, and
- (iii) in the case of a building intended for use as a plant for the manufacture of milk products other than butter or cheese, there are storage rooms large enough for the operation intended,

capable of being equipped with an automatic temperature-control system,

- (l) receiving rooms for milk and cream are enclosed and of sufficient size to permit freedom of movement in receiving, grading, sampling and handling of milk and cream and the washing of containers, and
- (m) rodents and other vermin do not enter or remain on the premises.

12.(1) Plants shall be equipped with

- (a) screens capable of preventing the entry of flies or other insects covering every opening into the plant, or other equivalent equipment, and a self-closing device on each outside door of the plant, and on each door of a water-closet,
- (b) a wash basin in each room where milk or milk products are handled or processed,
- (c) a temperature-control system capable of automatically controlling the temperature in each curing-room, cold-storage room or storage room for efficient processing or preserving of milk or milk products therein,
- (d) a boiler or other equipment capable of maintaining a supply of hot water or steam sufficient for processing milk and cream and hot water for cleaning and sterilizing the equipment and rooms used in receiving, handling, processing or storing milk or milk products,
- (e) (i) thermometers of shatter-proof material, and
- (ii) thermometers on equipment used in processing, cleaning or sterilizing milk or milk products, capable of registering the temperature of the milk or milk product.

(2) A creamery shall be equipped with a pasteurizer having a capacity of at least 300 gallons and a churn capable of manufacturing at least 1000 pounds of butter at one time.

(3) Where a plant is equipped with conveyors for moving containers of milk or cream in the receiving room, the conveyors shall be of sufficient length and in such locations that the milk or cream may be readily graded, sampled and weighed, and where milk or cream is rejected, the containers may be moved on a conveyor other than the conveyor used for incoming containers.

SANITATION

13.(1) Any part of a plant, including piping, pumps, containers, tanks and other equipment which is in contact with or likely to be in contact with milk or milk products shall be scoured of particles of milk or milk products by scrubbing or by a solvent and rinse

- (a) at least once every 24 hours, and
- (b) before there is a change in the kind of milk or milk product in contact with or likely to be in contact with the part of the plant.

(2) The floor of each room in a plant in which milk or milk products are handled or processed shall be scrubbed and rinsed with fresh water at least once every 24 hours.

(3) The walls and ceiling of each room in a plant in which milk or milk products are handled, processed or stored, and the floor of each room in a plant in which milk or milk products are stored shall be scrubbed and rinsed with fresh water at least once every six months, and at such other times as may be necessary to remove any noticeable accumulation.

14.(1) Where equipment or containers for handling, processing or storing milk or milk products are of metal, the surfaces likely to come in contact with milk or milk products shall be

- (a) smooth and anti-corrosive,
- (b) without open seams,
- (c) accessible at all points for scrubbing,
- (d) without joints which are not flush with adjoining surfaces.

(2) Wooden equipment used in a plant shall be of sound material with smooth surfaces, and joints or seams shall be sealed.

15. Tanks used for storing skim-milk, buttermilk or whey that are not intended for human consumption or for processing into milk products for human consumption in a plant

- (a) shall be of metal construction,
- (b) shall not be located in contact with earth, and
- (c) shall not be used for any purpose in respect of food for human consumption.

16.(1) The handling, processing or storing of milk or milk products shall be carried on in such a location and in such a manner that no matter foreign to the milk or milk product being handled, processed or stored can enter the milk or milk product.

(2) A room in which milk or milk products are stored shall not be used for storing other products or other milk or milk products that may contaminate or deteriorate the milk or milk products being stored.

(3) A plant shall not contain odours other than those resulting from the handling, processing or storing of fresh milk, or fresh milk products.

MILK AND CREAM TESTERS AND GRADERS

17. The holder of

- (a) a milk tester's certificate is classified as a milk tester;
- (b) a cream tester's certificate is classified as a cream tester;
- (c) a milk grader's certificate is classified as a milk grader;

- (d) a bulk-tank milk grader's certificate is classified as a bulk-tank milk grader;
- (e) a cream grader's certificate is classified as a cream grader;
- (f) an apprentice milk tester's certificate is classified as an apprentice milk tester;
- (g) an apprentice cream tester's certificate is classified as an apprentice cream tester;
- (h) an apprentice milk grader's certificate is classified as an apprentice milk grader; and
- (i) an apprentice cream grader's certificate is classified as an apprentice cream grader.

18.(1) Subject to subregulation 2, no person shall test for milk-fat content or supervise the testing of milk or cream received at a plant who is not a milk tester or cream tester, respectively.

(2) An apprentice milk tester or apprentice cream tester may test milk or cream respectively, for milk-fat content while personally supervised by a milk tester or cream tester, respectively.

19.(1) Subject to subregulations 2 and 3, no person shall select, grade, reject, weigh or sample, or supervise the selecting, grading, rejecting, weighing, or sampling of milk or cream received in a plant or at a farm bulk tank who is not a milk grader or cream grader respectively.

(2) A bulk-tank milk grader may select, grade, reject, weigh or sample milk in a farm bulk tank.

(3) An apprentice milk grader or apprentice cream grader may select, grade, reject, weigh, or sample milk or cream, respectively, while personally supervised by a milk grader or cream grader, respectively.

20.(1) An application for a milk tester's certificate, cream tester's certificate, milk grader's certificate, bulk-tank milk grader's certificate or cream grader's certificate shall be in form 6.

(2) An application for an apprentice milk tester's certificate, apprentice cream tester's certificate, apprentice milk grader's certificate, or apprentice cream grader's certificate shall be in form 7.

21.(1) A milk tester's certificate shall be in form 8.

(2) A cream tester's certificate shall be in form 9.

(3) A milk grader's certificate shall be in form 10.

(4) A bulk-tank milk grader's certificate shall be in form 11.

(5) A cream grader's certificate shall be in form 12.

(6) An apprentice milk tester's certificate, apprentice cream tester's certificate, apprentice milk grader's certificate or apprentice cream grader's certificate shall be in form 13.

22.(1) An applicant for a milk tester's certificate or a cream tester's certificate shall be examined by examiners appointed by the Board

- (a) on his ability to sample and test milk and cream, and
- (b) on his knowledge of
 - (i) handling, sampling and testing for milk-fat content of milk and cream,
 - (ii) the principles of grading milk and cream,
 - (iii) the sanitary requirements for plants and the provisions of the Act and the regulations pertaining thereto.

(2) An applicant for a milk grader's certificate, a bulk-tank milk grader's certificate or a cream grader's certificate, shall be examined by examiners appointed by the Board

(a) on his knowledge of

- (i) handling, sampling, grading, rejecting and weighing milk and cream,
- (ii) the principles of testing milk and cream for milk-fat content,
- (iii) tests for accurately determining the amount of sediment, bacteria and acid in milk or cream, and
- (iv) the sanitary requirements for plants, and the provisions of the Act and regulations pertaining thereto.

23.(1) Where an applicant is found by the examiners to be competent to perform the duties which the certificate he applies for qualifies him to perform, the Board shall issue him a certificate in the form applied for.

(2) The holder of a milk tester's certificate, cream tester's certificate, milk grader's certificate or cream grader's certificate under Ontario Regulations 214/56 is deemed to be the holder under these regulations of the respective certificate.

24. An apprentice milk tester's certificate, an apprentice cream tester's certificate, an apprentice milk grader's certificate or an apprentice cream grader's certificate shall be issued to the applicant therefor.

25. The Board may require a milk or cream tester, a milk or cream grader, or a bulk-tank milk grader to be re-examined at any time the Board deems necessary.

26. A certificate issued under regulation 23 is issued on the terms and conditions that the holder of the certificate

- (a) submits to re-examination from time to time as the Board deems necessary,
- (b) conforms to the requirements of the Act and regulations pertaining to his duties,
- (c) where he is employed in one plant, conspicuously displays the certificate in the room in the plant in which he is usually employed,
- (d) where he is employed in more than one plant or operates a tank-truck, has the certificate available for production on request, and
- (e) does not cease for a period of five years to perform the duties which the certificate qualifies him to perform.

27. The Board may, after a hearing, suspend or revoke a certificate issued under regulation 23,

- (a) for any breach of the terms and conditions upon which the certificate was issued, or
- (b) when the holder of the certificate is found on re-examination to be not competent to perform the duties which the certificate qualifies him to perform.

BUTTERMAKER'S CERTIFICATES

28.(1) The holder of a first class buttermaker's certificate is classified as a first class buttermaker.

(2) The holder of a second class buttermaker's certificate is classified as a second class buttermaker.

(3) The holder of a temporary buttermaker's certificate is classified as a temporary buttermaker.

(4) The holder of a beginner buttermaker's certificate is classified as a beginner buttermaker.

29.(1) An application for a buttermaker's certificate shall be in form 14.

(2) A first class buttermaker's certificate shall be in form 15.

(3) A second class buttermaker's certificate shall be in form 16.

(4) A temporary buttermaker's certificate shall be in form 17.

(5) A beginner buttermaker's certificate shall be in form 18.

30. A buttermaker's certificate shall not be issued unless the person to whom it is issued

(a) (i) is the holder of a diploma from Kemptville Dairy School, Ontario Agricultural College Dairy School or other agricultural educational institution which in the opinion of the Board has equivalent courses of study and practical training in respect of the making of butter, or

(ii) was the holder of a buttermaker's certificate under Ontario Regulations 214/56, or under these regulations, within five years before the date of his application for the certificate, and

(b) is a cream tester and cream grader.

31. Upon application therefore a first-class buttermaker's certificate shall be issued to a person who qualifies under regulation 30 and who

(a) was a buttermaker in charge of the butter-making in a creamery for at least three months in the year ending with the 31st of March preceding the period for which the certificate is issued, and

(b) made First Grade butter from at least 95 per cent of the cream graded Special and First Grade made into butter in the creamery during the time that he was in charge of the buttermaking.

32. Upon application therefor a second class buttermaker's certificate shall be issued to a person who qualifies under regulations 30 and who

(a) was a buttermaker in charge of the butter-making in a creamery for at least three months in the year ending with the 31st of March preceding the period for which the certificate is issued, and

(b) made First Grade butter from at least 90 per cent of the cream graded Special and First Grade made into butter in the creamery during the time that he was in charge of the buttermaking.

33. Upon application therefor a temporary buttermaker's certificate shall be issued to a person who qualifies under regulation 30 and who does not qualify for a first class or second class buttermaker's certificate and who was the holder of a buttermaker's certificate under Ontario Regulations 214/56 or under these regulations, within five years before the date of the application.

34. Notwithstanding regulations 30, 31, 32 and 33, a buttermaker who did not hold a buttermaker's certificate in the year immediately preceding the date of his application but did hold a buttermaker's certificate under Ontario Regulations 214/56 or under these regulations, within five years before the date of his application may be issued a buttermaker's certificate of the same class he last held.

35.(1) A first class buttermaker's certificate, a second class buttermaker's certificate, and a beginner buttermaker's certificate are valid from the date of issue to the 31st of March next following.

(2) A temporary buttermaker's certificate is valid for the period of time stated thereon.

36. Notwithstanding regulation 30, upon application therefor a beginner buttermaker's certificate shall be issued to a person who

(a) (i) is the holder of a diploma described in sub-clause i of clause a of regulation 30, or

(ii) has been the holder of a buttermaker's certificate under Ontario Regulations 214/56 or under these regulations, and

(b) was employed in a creamery for at least three months in the two-year period preceding the date of his application,

(c) is a cream tester and cream grader, and

(d) is recommended in writing for the certificate by a first class buttermaker.

37.(1) A buttermaker's certificate is issued on the terms and conditions that the holder of the certificate

(a) conforms to the requirements of the Act and regulations pertaining to his duties, and

(b) conspicuously displays the certificate in the room in the plant in which he is usually employed.

(2) The Board may, after a hearing, suspend or revoke a buttermaker's certificate for any breach of the terms and conditions upon which it is issued.

CHEESEMAKERS

38.(1) The holder of a variety cheesemaker's certificate is classified as a variety cheesemaker.

(2) The holder of a first class cheesemaker's certificate is classified as a first class cheesemaker.

(3) The holder of a second class cheesemaker's certificate is classified as a second class cheesemaker.

(4) The holder of a temporary cheesemaker's certificate is classified as a temporary cheesemaker.

(5) The holder of a beginner cheesemaker's certificate is classified as a beginner cheesemaker.

39.(1) An application for a cheesemaker's certificate shall be in form 19.

(2) A variety cheesemaker's certificate shall be in form 20.

(3) A first class cheesemaker's certificate shall be in form 21.

(4) A second class cheesemaker's certificate shall be in form 22.

(5) A temporary cheesemaker's certificate shall be in form 23.

(6) A beginner cheesemaker's certificate shall be in form 24.

40. A cheesemaker's certificate shall not be issued unless the person to whom it is issued

- (a) (i) is the holder of a diploma from Kemptville Dairy School, Ontario Agricultural College Dairy School, or other agricultural educational institution which in the opinion of the Board has equivalent courses of study and practical training in respect of the making of cheese, or
- (ii) was the holder of a cheesemaker's certificate under Ontario Regulations 214/56, or under these regulations, within five years before the date of his application for the certificate, and
- (b) is a milk tester and milk grader.

41. Upon application therefor a variety cheesemaker's certificate shall be issued to a person who qualifies under regulation 40, and who

- (a) was a cheesemaker for the period of at least three months in the year ending with the 31st of March preceding the period for which the certificate is issued, and
- (b) was in charge of the making of cheese other than cheddar cheese in a cheese factory for that year.

42. Upon application therefor a first class cheesemaker's certificate shall be issued to a person who qualifies under regulation 40, and who

- (a) was a cheesemaker in charge of the cheesemaking in a cheese factory for at least three months in the year ending with the 31st of March preceding the period for which the certificate is issued, and
- (b) made First Grade cheese from at least 95 per cent of the milk made into cheese in the cheese factory during the time he was in charge of the cheesemaking.

43. Upon application therefor a second class cheesemaker's certificate shall be issued to a person who qualifies under regulation 40, and who

- (a) was a cheesemaker in charge of the cheesemaking in a cheese factory for at least three months in the year ending with the 31st of March preceding the period for which the certificate is issued, and
- (b) made First Grade cheese from at least 90 per cent of the milk made into cheese in the cheese factory during the time he was in charge of the cheesemaking.

44. Upon application therefor a temporary cheesemaker's certificate shall be issued to a person who qualifies under regulation 40 and who does not qualify for a first class or second class cheesemaker's certificate and who was the holder of a cheesemaker's certificate under Ontario Regulations 214/56 or under these regulations, within five years before the date of the application.

45. Notwithstanding regulations 40, 41, 42, 43 and 44, a cheesemaker who did not hold a cheesemaker's certificate in the year immediately preceding the date of his application but did hold a cheesemaker's certificate under Ontario Regulations 214/56 or under these regulations, within five years before the date of his application may be issued a cheesemaker's certificate of the same class he last held.

46.(1) A variety cheesemaker's certificate, a first class cheesemaker's certificate, a second class cheesemaker's certificate and a beginner cheesemaker's certificate are valid from the date of issue to the 31st of March next following.

(2) A temporary cheesemaker's certificate is valid for the period of time stated thereon.

47. Notwithstanding regulation 40, upon application therefor a beginner cheesemaker's certificate shall be issued to a person who

- (a) (i) is the holder of a diploma described in sub-clause i of clause a of regulation 40; or
- (ii) has been the holder of a cheesemaker's certificate under Ontario Regulations 214/56 or under these regulations; and
- (b) was employed in a cheese factory for at least three months in the two-year period immediately before the date of his application,
- (c) is a milk tester and milk grader, and
- (d) is recommended in writing for the certificate by a first class cheesemaker.

48.(1) A cheesemaker's certificate is issued on the terms and conditions that the holder of the certificate

- (a) conforms to the requirements of the Act and regulations pertaining to his duties, and
- (b) conspicuously displays the certificate in the room in the plant in which he is usually employed.

(2) The Board may, after a hearing, suspend or revoke a cheesemaker's certificate for any breach of the terms and conditions upon which the certificate is issued.

SELECTING AND REJECTING OF MILK

49. Milk rejected at a plant shall be known as "rejected milk".

50. The milk grader at a plant shall select or reject milk delivered by each producer immediately after the lid of the container is loosened and before any of the milk of the producer is removed from the container other than for testing purposes.

51. The milk grader at a plant shall reject milk delivered by a producer which

- (a) is not sweet, or
- (b) has an objectionable flavour or odour, or
- (c) shows evidence of being watery, flaky, stringy, bloody, thick or adulterated or insanitary.

52. The milk grader at a plant shall reject milk delivered by a producer in a container which is not

- (a) metal, or
- (b) in good condition, or
- (c) free from rust, open seams and other defects, or
- (d) covered by a secure lid.

TESTING FOR SEDIMENT CONTENT OF MILK

53.(1) The grades for milk when tested for sediment content of the milk are

- (a) grade A, consisting of milk that contains not more than 0.25 milligrams of sediment to 16 ounces of milk,
- (b) grade B, consisting of milk that contains not more than 1.25 milligrams of sediment to 16 ounces of milk,
- (c) grade C, consisting of milk that contains not more than 2.0 milligrams of sediment to 16 ounces of milk, and
- (d) grade D, consisting of milk that contains more than 2.0 milligrams of sediment to 16 ounces of milk.

(2) Tests made for sediment content of milk shall be known as "sediment tests".

54.(1) An operator of a plant shall provide the following equipment for making sediment tests:

- (a) at least one sediment tester having a capacity of 16 ounces of milk,
- (b) an additional head for each sediment tester,
- (c) two holders of clamp type,
- (d) a quantity of lintine cotton discs, having a diameter of $1\frac{1}{4}$ inches, and
- (e) charts of sediment standards.

(2) The milk grader at a plant shall maintain equipment for making sediment tests in good repair and shall from time to time examine the equipment to ensure that when a sediment tester is used the sample of milk drawn for each test is at least 16 ounces.

(3) The milk grader shall, for purposes of testing, draw each sample of milk by a sediment tester from the bottom of the container of milk so that the head of the sediment tester passes diametrically across the bottom of the container as the sample of milk is drawn into the sediment tester.

55.(1) A milk grader shall make at least one sediment test of milk delivered to a plant by a producer in each half-month period.

(2) When a sediment test is made, the test shall be made of the milk in at least one container received from the producer and selected at random, before any of the milk received from the producer on that day is removed from its containers.

(3) The milk grader shall make the sediment test of the milk immediately after the lid of the container is first removed and before any of the milk is removed from the container.

(4) Where a sediment test is made of the milk in one container delivered by a producer and the sediment test shows that the milk is grade C or grade D, the grader shall

- (a) make a sediment test of the milk in every container of milk received from the producer on the day of the test,
- (b) make a sediment test of every container of milk subsequently delivered by that producer until all of the milk received from that producer on a subsequent day complies with the standards of at least grade B or all of the milk delivered by that producer is rejected under regulation 56,
- (c) where he finds by a sediment test that any milk is grade D, reject the milk, and
- (d) where he finds by a sediment test that any milk is grade C,

(i) where the container is owned by the producer, attach to the container a warning tag on which is recorded the particulars of the delivery and the grade and return the container promptly to the producer, or

(ii) send by prepaid post or deliver a notice to the producer of the particulars of the delivery of the milk and the grade.

56.(1) Where a milk grader finds by sediment tests that milk delivered to a plant by a producer fails to comply with at least grade B on more than six days in any fifteen-day period he shall reject all milk from that producer for the next ensuing fifteen days unless the producer shows that the milk he delivers complies with the requirements of at least grade B.

(2) Where a milk grader rejects milk under sub-regulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of milk and the cause of the rejection and return to the producer at his expense any milk delivered thereafter during the next ensuing fifteen days unless the producer shows that the milk he delivers complies with the requirements of at least grade B.

57. Where a milk grader rejects milk he shall

- (a) attach to the container in which the milk was delivered a rejection tag bearing the words "rejected milk",
- (b) state on the rejection tag the cause for the rejection,
- (c) add to the milk a harmless food colouring, and
- (d) return the milk in the container in which it was delivered to the producer as soon as practicable.

58. No person shall sell, offer for sale, transport or deliver the rejected milk for use as food, or in the preparation of food, for human consumption.

TESTING FOR BACTERIAL ACTIVITY IN MILK

59.(1) The milk grader at a plant shall make at least one test for bacterial activity in milk delivered to the plant by a producer in each thirty-day period.

(2) The test for bacterial activity in milk shall be

- (a) a Methylene Blue reduction test, or
- (b) a Resazurin reduction test.

60.(1) The operator of a plant shall provide equipment for making

- (a) Methylene Blue reduction tests, or
- (b) Resazurin reduction tests.

(2) The operator of a plant shall provide the following equipment for making Methylene Blue reduction tests or Resazurin reduction tests:

- (a) one pipette or dipper having a capacity of 10 millilitres,
- (b) one pipette or burette having a capacity of 1 millilitre,
- (c) culture tubes,
- (d) culture-tube racks,
- (e) culture-tube closures,

- (f) a water bath with a cover capable of excluding light, and with a means of heating that is thermostatically controlled so that the contents of culture tubes in the bath are heated to at least 96 degrees Fahrenheit in a period of not more than 10 minutes and then maintained at a temperature between 96 and 99 degrees Fahrenheit during the test period,
 - (g) where a Methylene Blue reduction test is performed, a quantity of methylene blue thiocyanate tablets each containing 8.8 milligrams of dye,
 - (h) where a Resazurin reduction test is performed, a quantity of resazurin tablets, each containing 11 milligrams of dye,
 - (i) a quantity of distilled water,
 - (j) one thermometer,
 - (k) one china-marking pencil,
 - (l) one graduate cylinder of such capacity as required for holding and measuring quantities of 50 millilitres and 200 millilitres of liquids,
 - (m) one glass bottle of amber or other colour having low actinic properties, of 500 millilitre capacity, and suitable for holding a solution of methylene blue thiocyanate or resazurin, and
 - (n) one container for holding hot water for the sterilization of pipettes, dippers and burettes during milk-sampling operations.
- (3) For purposes of making Methylene Blue reduction test, or a Resazurin reduction test, a milk grader shall prepare a blue dye solution, or a resazurin dye solution, as the case may be.

61.(1) Where milk is tested for bacterial activity by a Methylene Blue reduction test and the sample of milk for purposes of test is added to the blue dye solution, the grades for milk are

- (a) grade 1, for milk of which the sample is not discolored within a period of 6 hours,
- (b) grade 2, for milk of which the sample is not discolored within a period of 4 hours but is discolored within a period of 6 hours,
- (c) grade 3, for milk of which the sample is not discolored within a period of 2 hours but is discolored within a period of 4 hours, and
- (d) grade 4, for milk of which the sample is discolored within a period of 2 hours.

(2) Where milk is tested under subregulation 1 for a period of at least 4 hours and the sample is not discolored in that period of time the milk may be graded as "at least grade 2".

62. Where milk is tested for bacterial activity by a Resazurin reduction test and the sample of milk for purposes of test is added to the resazurin dye solution, the grades for milk are

- (a) grade 1, for milk of which the sample does not change in colour from blue grey to more than purplish blue in a period of 3 hours,
- (b) grade 2, for milk of which the sample changes in colour from blue grey to not more than purplish blue in a period of 2 hours, but to more than purplish blue in a period of 3 hours,
- (c) grade 3, for milk of which the sample changes in colour from blue grey to not more than purplish blue in a period of 1 hour, but to more than purplish blue in a period of 2 hours, and

- (d) grade 4, for milk of which the sample changes in colour from blue grey to more than purplish blue in a period of 1 hour.

63. Where a milk grader finds by a Methylene Blue reduction test or a Resazurin reduction test that the milk delivered by a producer is grade 4 he shall make a Methylene Blue reduction test, or a Resazurin reduction test, of the milk of that producer at least once each week until he finds that the milk is at least grade 3 or the milk is rejected under regulation 64.

64.(1) Where a milk grader finds by a Methylene Blue reduction test or a Resazurin reduction test that the milk delivered by a producer failed to comply with at least grade 3 on more than three tests in any thirty-day period he shall reject all milk from that producer for the next ensuing fifteen days unless the producer shows that the milk he delivers complies with the requirements of at least grade 3.

(2) Where a milk grader finds by a bacterial activity test that the milk is grade 4 he shall notify, within 24 hours, the producer of the results of the test.

(3) Where a milk grader rejects milk under subregulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of milk and the cause for the rejection and return to the producer at his expense any milk delivered thereafter during the next ensuing fifteen days unless the producer shows that the milk he delivers complies with the requirements of at least grade 3.

65.(1) A producer whose milk or cream is rejected at a plant shall not deliver milk to another plant within a period of fifteen days after such rejection or until he has shown to the operator of the plant at which the milk or cream was rejected that the milk or cream that he delivers is acceptable under these regulations.

(2) A producer whose milk or cream is rejected at a plant and who delivers milk to another plant within fifteen days of the rejection shall notify the operator of the plant of the rejection and the cause for the rejection given on the rejection tag or in a notice to the producer.

(3) The operator of a plant shall reject milk delivered by a producer whose milk or cream was rejected at a plant within the preceding period of fifteen days unless the producer has complied with subregulations 1 and 2 and the milk is tested by sediment test and found to be at least grade B, and by Methylene Blue reduction test or Resazurin reduction test and found to be at least grade 3.

66. A milk grader shall test milk for sediment content and bacterial activity, delivered by a producer

- (a) who has not delivered milk to the plant during the fifteen-day period preceding the date of delivery, and
- (b) whose milk or cream has been rejected by a plant during the fifteen-day period preceding the date of delivery.

EQUIPMENT FOR SAMPLING AND TESTING MILK

67. An operator of a plant shall provide

- (a) containers of at least eight-ounce capacity with close-fitting tops or stoppers to hold composite samples of milk of producers delivering milk to the plant,
- (b) equipment for obtaining a sample of milk from the milk received from a producer,

- (c) a cabinet capable of holding and maintaining all composite samples at a temperature not lower than 40 degrees Fahrenheit nor higher than 60 degrees Fahrenheit; and
- (d) a tank of sufficient size to be a tempering bath for samples of milk in the making of a test for milk-fat content of the milk.

68. The operator of a plant shall provide the following equipment for making Babcock-tests of milk:

- (a) Babcock-test bottles and pipettes,
- (b) one acid measure for measuring sulphuric acid and pouring it into Babcock-test bottles,
- (c) a quantity of sulphuric acid having a specific gravity of not less than 1.82 or more than 1.83 at a temperature of 68 degrees Fahrenheit,
- (d) a centrifuge which is
 - (i) in sound mechanical operating condition,
 - (ii) capable of being operated at speeds required for tests without appreciable vibration,
 - (iii) equipped with a speed indicator or other means of readily determining the speed, and
 - (iv) properly mounted.
- (e) a means of heating the centrifuge to a temperature of at least 130 degrees Fahrenheit and maintaining the temperature at not less than 130 degrees during the period of the test,
- (f) a set of calipers in sound mechanical operating condition, with a screw-locking device, and
- (g) a water bath with a means of heating the water to a temperature of at least 130 degrees Fahrenheit and maintaining the temperature at not less than 130 degrees or more than 140 degrees Fahrenheit during the period of the test and a thermometer capable of measuring readily the temperature of the water.

WEIGHING OF MILK AND SAMPLING OF MILK FOR BABCOCK-TEST

69.(1) After milk delivered by a producer to a plant is graded, the milk grader shall

- (a) weigh the milk and record the weight to the nearest pound, and
- (b) take a sample of milk from
 - (i) each container after the milk is thoroughly mixed in the container, or
 - (ii) each quantity of milk weighed in one weighing thereof after it is thoroughly mixed in the weighing-tank.

(2) A sample of milk taken under clause *b* of subregulation 1 shall be, where milk is delivered

- (a) daily, at least 10 millilitres, and
- (b) other than daily, at least 20 millilitres.

(3) The milk grader shall make a composite sample of milk received from one producer by putting each sample of milk received from the producer in a period of not more than sixteen days into one container.

(4) Where a sample of milk is added to a composite sample the milk grader shall mix the sample with the composite sample.

(5) The milk grader shall add to each composite sample of milk such amounts of mercuric chloride, or other preservative equivalent for the purpose, as may be necessary to preserve the composite sample.

(6) A milk grader shall maintain each composite sample of the milk he is grading at a temperature of not lower than 40 degrees or higher than 60 degrees Fahrenheit until the composite sample is tested for milk-fat content.

(7) No person shall put into a sample of milk

- (a) subject to subregulation 5, any foreign substance, or
- (b) any milk other than other samples of milk from the same producer in accordance with this regulation.

70.(1) A milk tester shall, at the plant where the milk was accepted, test each composite sample of the milk for milk-fat content within five days after the last sample was added to the composite sample.

(2) The milk tester shall make each test for milk-fat content of milk by the Babcock-test.

(3) The milk tester shall maintain every composite sample of milk which he tests for milk-fat content at a temperature not lower than 40 degrees or higher than 60 degrees Fahrenheit for a period of at least twelve days after the last sample was added to the composite sample.

71. The milk-fat content of a composite sample is deemed to be the milk-fat content of the milk from which the samples were taken.

GRADES FOR CREAM

72. The grades for cream are

(a) Special Grade, consisting of cream that

- (i) is clean,
- (ii) is without taint in flavour,
- (iii) contains no foreign substance,
- (iv) is not curdy or lumpy,
- (v) is capable of being stirred to a uniform consistency,
- (vi) at the time of grading has a content of lactic acid not exceeding 0.25 per cent of the cream,
- (vii) has a milk-fat content of at least 30 per cent of the cream;

(b) First Grade, consisting of cream that is not Special Grade, and that

- (i) is not curdy or lumpy,
- (ii) is capable of being stirred to a uniform consistency,
- (iii) contains no foreign substance,
- (iv) at the time of grading has a content of lactic acid not exceeding 0.60 per cent of the cream,
- (v) has no flavour rendering it unfit for the making of First Grade butter; and

(c) Second Grade, consisting of cream that is not Special Grade or First Grade, and that

- (i) has no odour or flavour of gasoline, oil, leeks, or any other odour or flavouring that renders the cream unfit for making at least Second Grade butter,
- (ii) contains no insanitary or foreign substance,
- (iii) at the time of grading has a content of lactic acid not exceeding 0.80 per cent of the cream.

73. Cream rejected at a plant shall be known as "rejected cream".

74. The cream grader at a plant shall reject cream delivered to the plant

- (a) that is not Special Grade, First Grade or Second Grade,
- (b) by a producer whose milk or cream has been rejected at a plant within a period of fifteen days preceding the delivery, unless the cream is at least First Grade Cream, or
- (c) in a container which is not
 - (i) metal,
 - (ii) in good condition,
 - (iii) free from leaks, rust, open seams and other defects, or
 - (iv) covered by a secure lid.

75. A cream grader who rejects cream at a plant shall

- (a) attach to the container in which the cream was delivered a rejection tag bearing the words "rejected cream",
- (b) state on the rejection tag the cause for the rejection,
- (c) add to the cream a harmless food colouring, and
- (d) return the cream in the container in which it was delivered to the producer as soon as practicable.

76.(1) A producer whose milk or cream is rejected at a plant shall not deliver cream to another plant within a period of fifteen days after such rejection or until he has shown to the operator of the plant at which the milk or cream was rejected that the milk or cream that he delivers is acceptable under these regulations.

(2) A producer whose milk or cream is rejected at a plant and who within fifteen days of the rejection delivers cream to any plant shall notify the operator of the rejection and the cause for the rejection given on the rejection tag.

(3) The operator of a plant shall reject cream delivered by a producer whose milk or cream was rejected at a plant within the preceding period of fifteen days unless the producer has complied with subregulations 1 and 2.

77. No person shall buy, sell, offer for sale, or ship or transport rejected cream as food, or in the preparation of food, for human consumption.

GRADING

78. No person shall remove cream delivered to a plant from its container, other than a cream grader for the purpose of grading, until the cream has been graded.

79. A cream grader shall

- (a) thoroughly mix, grade and weigh to the nearest pound, cream delivered to a plant, of each producer, and
- (b) where the cream in each container is tested separately for milk-fat content, take a sample of at least three times the amount of cream the cream tester requires to perform the test, or
- (c) where the cream of each delivery of two or more containers is tested, take aliquot samples of the cream in each container in such quantities that the samples when together make a total sample of at least two ounces.

80.(1) A cream tester shall, at the plant where the cream is accepted,

- (a) test each sample of cream for milk-fat content within 42 hours after the delivery of the cream to the plant, and
- (b) maintain each sample of cream at a temperature not lower than 40 degrees or higher than 60 degrees Fahrenheit until 2 p.m. on the day next following the date on which the test is made, but where the date on which the test is made is a Saturday he shall maintain the sample until 2 p.m. on the Monday next following.

(2) A field-man may require a cream tester to maintain samples of cream for such period of time longer than the time prescribed in subregulation 1 as he considers necessary for the purpose of a further test.

(3) The cream tester shall make each test for milk-fat content of cream by the Babcock-test.

EQUIPMENT FOR SAMPLING AND TESTING CREAM

81. The operator of a plant shall provide,

- (a) in addition to the equipment named in clauses a to g, both inclusive, of regulation 68, the following equipment for making Babcock-tests of cream:
 - (i) cream-weighing scales and 9-gram and 18-gram weights, and
 - (ii) a quantity of glymol or mineral oil having a specific gravity of 0.85 at a temperature of 68 degrees Fahrenheit,
- (b) containers of at least two-ounce capacity with close-fitting tops or stoppers to hold samples of cream of all producers delivering cream to the plant,
- (c) equipment for obtaining a sample of cream from each container of the cream received from a producer, and
- (d) a tank of sufficient size to be a tempering bath for samples of cream in preparation for a test for milk-fat content of the cream.

PROHIBITION

82. No person shall mix Second Grade cream received at a plant for manufacture into butter with Special Grade or First Grade cream.

83. No person shall put any foreign substance into a sample of cream, and no person other than the cream grader or cream tester shall add cream to a sample of cream.

PAYMENT FOR CREAM

84. The differential in payment for cream for manufacture into a milk product shall be

- (a) at least 1 cent more for Special Grade than for First Grade, and
- (b) at least 5 cents more for First Grade than for Second Grade cream

for each pound of milk-fat content.

85. Where a producer delivers cream to a plant and the operator of the plant declines to accept delivery, the operator shall record the date of the refusal and where graded, the grade given to the cream.

LABELLING SAMPLES

86.(1) A container in which a sample of milk or cream is placed shall be plainly labelled or marked with the name of, or a number to identify, the producer who delivered the milk or cream to the plant.

- (2) No person shall put a sample of milk or cream
 - (a) in a container that is not labelled, or
 - (b) in a container other than one bearing the label for the producer who delivered the milk or cream to the plant.

RE-TESTING

87.(1) A field-man may test, or require a milk tester or cream tester at a plant to test in his presence any sample of milk or cream that has been tested for milk-fat content.

(2) Where a field-man finds that a test for milk-fat content made by a milk tester or cream tester is in error he shall report the particulars of the error in writing to the operator of the plant.

(3) Payment for milk or cream shall be made on the basis of the results of the re-test reported by the field-man.

88. Upon the request of a producer or his representative the operator of a plant shall

- (a) furnish to the producer a statement of the milk-fat content of the producer's milk or cream delivered to the plant before the samples are destroyed, and
- (b) re-test the milk or cream in the presence of the producer or person representing him.

CONTAINERS

89.(1) No person shall transport milk or cream for manufacture into a milk product except in a container

- (a) that is marked, branded, or labelled to identify
 - (i) the owner of the container, and
 - (ii) the owner of the contents,
- (b) in the case of cream, that shows the net weight to the nearest half-pound of the container without its lid,
- (c) that is free from rust, open seams and other mechanical defects, and
- (d) that is used for no other purpose.

(2) No person shall remove or conceal any mark, brand or label on a container, other than the owner thereof.

(3) No person shall use a container for transporting milk or cream for manufacture into a milk product except

- (a) the owner of the container, and
- (b) a producer to whom the container was supplied for transporting milk or cream to the plant of the owner of the container.

(4) Where the operator of a plant supplies a container to a producer for the purpose of transporting milk or cream to the plant, the producer shall

- (a) not transport milk or cream in the container to any place except the plant, and
- (b) when the container is no longer required to transport milk or cream, return promptly the container in good condition to the plant.

(5) Where milk or cream is transported in containers owned by the producer to a plant, the operator of the plant shall return promptly the containers in good condition to the producer.

(6) An operator of a plant shall not supply or return to a producer a container for the purpose of using it in transporting milk or cream to the plant unless the container has been thoroughly washed and sterilized.

TRANSPORTATION OF MILK AND MILK PRODUCTS FOR MANUFACTURE INTO MILK PRODUCTS

90.(1) No person shall transport milk or cream to a plant in a vehicle

- (a) which is in an insanitary condition, or
- (b) which has been used for a purpose that may cause contamination of milk or cream, or containers thereof, subsequently transported in the vehicle.

(2) No vehicle that has not been used to transport milk of producers to a plant when these regulations come into force, and no other vehicle after the 1st of January, 1960, shall be used to transport milk from producers to a plant except a vehicle with a covered van body having rigid walls, and insulated roof and a solid floor, so that wind, dust and moisture cannot seriously affect the milk or containers thereof or permit extreme heat or freezing conditions within the shipping space of the vehicle, but this subregulation does not apply to a vehicle owned by a producer and used to transport his own milk to a plant when the milk and containers thereof are protected from extreme heat and freezing conditions, dust and contamination.

(3) No person shall deck containers of milk or cream in a vehicle used to transport it to a plant without decking boards which are supported from the body of the vehicle and so located that clearance is provided for the containers in each deck.

(4) Where a vehicle is used to transport milk to a cheese factory the driver of the vehicle shall deliver the milk to the plant not later than 10 a.m. on the day of delivery from the 1st of May to the 31st of October.

(5) The driver of a vehicle used to transport milk or cream to a plant shall deliver the milk or cream as promptly as possible.

(6) The operator of a plant shall accept or refuse to accept milk or cream delivered to the plant within two hours of its arrival at the plant.

91.(1) No person shall transport milk or cream for manufacture into a milk product in a tank-truck other than a tank-truck having a tank with an inside lining of stainless steel that is free from rust, open seams and other mechanical defects.

(2) No operator of a plant shall receive milk or cream delivered to the plant in a tank-truck other than a tank-truck having a tank with an inside lining of stainless steel that is free from rust, open seams and other mechanical defects.

RECORDS KEPT AT PLANTS

92.(1) The operator of every plant shall keep a record of

- (a) all milk and cream received at the plant showing the date received and the name of the producer and his number, if any, used for identification of the producer,
- (b) the rejection of any milk or cream and the cause for rejection,
- (c) the weights and grades of all milk and cream accepted at the plant for processing into milk products, and
- (d) the results of all tests made at the plant under these regulations.

(2) The operator of a plant shall compile a summary of the results of all

- (a) sediment tests,
- (b) Methylene Blue reduction tests, and
- (c) Resazurin reduction tests,

of all milk received from producers and showing the number of producers supplying milk in each class of test.

(3) When a milk grader, milk tester, cream grader or cream tester, as the case may be, weighs, grades or tests milk or cream he shall immediately make an accurate record of the weight, grade or test, as the case may be, in ink or indelible lead.

(4) The operator of a plant shall keep a record of the full name and address of each producer who ships milk or cream to the plant.

(5) The operator of a plant shall keep all records of weights, grades and tests of milk and cream made at his plant for at least one year.

STATEMENTS TO PRODUCERS

93.(1) Where milk of a producer is delivered to a plant and accepted by the plant the operator thereof shall furnish to the producer a statement for each payment period showing

- (a) the name and address of the plant, and
- (b) the name of and the plant number, if any, to identify the producer, and
- (c) the weight of the milk of each delivery, and
- (d) the total weight of milk delivered in each period covered by a Babcock-test, and
- (e) the milk-fat content of the milk in each period covered by a Babcock-test, and
- (f) the price paid for each one hundred pounds of milk having a milk-fat content of 3.5 per cent, and the amount of the differential in price for each variation of one-tenth of 1 per cent in the milk-fat content of the milk from the milk-fat content mentioned in clause e, or
- (g) the total number of pounds of milk-fat in the milk delivered by the producer and the price paid for each pound of milk-fat, in the payment period, and

(h) the total price of the milk, and

(i) amounts deducted from the price of the milk for haulage charges, licence fees or other purpose, and the purpose for which each amount is deducted, and

(j) the net price payable to the producer, and

(k) the grades of the milk.

(2) In the statement under subregulation 1 the grades of the milk shall be shown by means of the following notations:

- (a) where the sediment test classification was grade A, B, or C, by the capital letter A, B, or C, as the case may be, and
- (b) where the bacterial activity as determined by the Methylene Blue reduction test or the Resazurin reduction test was grade 1, 2, 3, or 4, by the figures 1, 2, 3 or 4, as the case may be, and in the case of milk graded as "at least grade 2", by the figure and symbol "2+".

94.(1) Where cream of a producer is delivered to a plant and accepted by the plant the operator shall furnish to the producer a statement for each payment period showing

- (a) the name and address of the plant,
- (b) the name of the producer,
- (c) the weight, grade and milk-fat content of the cream in the container or containers of each delivery,
- (d) the date of each delivery,
- (e) the total number of pounds of milk-fat in each grade of the cream delivered by the producer,
- (f) the price paid for the cream of each grade,
- (g) the total price for the cream,
- (h) amounts deducted from the price of the cream for haulage charges, licence fees or other purpose, and the purpose for which each amount is deducted,

(i) the net amount payable to the producer, and

(j) in the case of Second Grade cream, the reason or reasons for the grade.

(2) In a statement under subregulation 1 the grades of the cream shall be shown by means of the following notations:

- (a) where the cream is Special Grade, by the letters SP,
- (b) where the cream is First Grade, by the figure 1, and
- (c) where the cream is Second Grade, by the figure 2.

95.(1) No person shall falsify any records or statements, or make any incorrect determination that may affect the price paid for milk or cream at a plant.

(2) Where any record or statement in respect of the price paid for milk or cream at a plant is changed, the person responsible for the change shall write in ink, or indelible lead, his initials at the place in the record or statement where the change was made.

PASTEURIZATION OF CREAM

96.(1) No person shall use cream in the manufacture of butter at a plant except cream pasteurized by heating the cream

- (a) to a temperature of at least 170 degrees Fahrenheit and maintaining that temperature for at least ten minutes, or
- (b) in a continuous pasteurizer to a temperature of at least 185 degrees Fahrenheit,

and cooling the cream immediately thereafter to a temperature not higher than that suitable for churning of the cream.

(2) When a field-man tests butter to determine whether the cream used in its manufacture was pasteurized he shall make a storch test.

(3) Where a storch test is made of a sample of butter and the butter serum retains its colour for at least 30 seconds, the cream used in the manufacture of the butter is deemed to have been pasteurized.

PASTEURIZATION OF MILK AT A CHEESE FACTORY

97.(1) Where milk delivered to a cheese factory for the purpose of making cheese is pasteurized it shall be pasteurized by heating the milk

- (1) to a temperature of 143 degrees Fahrenheit and maintaining that temperature for 30 minutes, or
- (b) to a temperature of 161 degrees Fahrenheit and maintaining that temperature for 16 seconds,

and cooling the milk immediately thereafter to a temperature not higher than that suitable for setting the milk.

PASTEURIZATION OF SKIM-MILK AND WHEY

98.(1) No operator shall deliver skim-milk or whey to a producer of milk or cream except pasteurized skim-milk or whey.

(2) Skim-milk and whey shall be pasteurized by heating the skim-milk or whey to a temperature of 155 degrees Fahrenheit and maintaining that temperature for a period of 30 minutes.

PASTEURIZATION OF ICE CREAM MIX

99.(1) No person shall sell or offer for sale ice cream mix, or use ice cream mix in the processing of ice cream, except pasteurized ice cream mix.

(2) Ice cream mix shall be pasteurized by heating the ice cream mix

- (a) to a temperature of 155 degrees Fahrenheit and maintaining that temperature for 30 minutes, or
- (b) to a temperature of 175 degrees Fahrenheit and maintaining that temperature for 16 seconds,

and cooling the ice cream mix immediately thereafter to a temperature not higher than 50 degrees Fahrenheit.

MILK IN STORAGE

100.(1) Where milk is accepted at a plant and is not used immediately in the processing of a milk product the milk shall be cooled to a temperature not higher than 50 degrees Fahrenheit and maintained in storage at that temperature until it is used in the manufacture of a milk product.

(2) Milk in storage under subregulation 1 shall not be used in the processing of a milk product where the milk on removal from storage does not comply with the standards required for milk to be accepted at the plant when delivered to it.

CREAM IN STORAGE

101.(1) Where cream of Special Grade or First Grade is accepted at a plant for the making of butter and is not used immediately, the cream shall be cooled to a temperature not higher than 50 degrees Fahrenheit and maintained in proper storage at that temperature until it is so used.

(2) Where cream has been in storage under subregulation 1 and is removed from storage, and fails to comply with the standards of at least First Grade cream, it shall not be churned for the making of butter with Special Grade or First Grade cream.

PROHIBITION

102. No stale or rancid cream, stale or rancid butter, or melted ice cream shall be used in the preparation of ice cream mix or the processing of ice cream.

103. No person shall deliver skim-milk, buttermilk or whey to a producer in a container used for delivering milk or cream to a plant.

REPORTS TO THE BOARD

104.(1) The operator of each plant shall make a report to the Board of the operation of the plant during each month of the year, before the 15th of the following month.

(2) The report of the operator of a cheese factory shall be in form 25.

(3) The report of the operator of a creamery shall be in form 26.

(4) The report of the operator of a processing plant or milk-receiving station shall be in form 27.

REVOCATION

105. Ontario Regulations 214/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY
Chairman

A. P. CLARK
Secretary

Dated at Toronto, this 28th day of March, 1958.

FORM 1

The Milk Industry Act, 1957

APPLICATION FOR A PERMIT TO CONSTRUCT OR ALTER A BUILDING INTENDED FOR USE AS A PLANT

To The Milk Industry Board of Ontario,
Parliament Buildings,
Toronto 2, Ontario.

.....
(name of applicant)

.....
(address)

applies for a permit to
(construct or alter)

a building intended for use as a plant under *The Milk Industry Act, 1957*, and the regulations, and in support of this application the following facts are stated:

1. Purpose for which building is intended to be used
.....
(state whether cheese factory, creamery, cream receiving station, milk receiving station, milk separating plant, processing plant)
2. Products to be made.....
3. Location.....
(street and number)
.....
(city, town or village) (county)
4. If building to be altered, give its former uses....
.....
5. Type of construction.....
(state whether brick,
.....
(concrete block, wood)
6. Number of producers expected to patronize the plant:
Milk: Cream
7. Estimated number of cows kept by prospective patrons.....
8. Names and addresses of nearest plants that process products of class intended to be made in plant for which this permit is applied for:
.....
.....
.....
9. Remarks:
.....
.....
10. The facts given in this application are true to the best of my knowledge and belief.

Date.....19....

.....
(signature of applicant)

By.....
(title of official signing if a partnership or corporation)

FORM 2

The Milk Industry Act, 1957

PERMIT TO CONSTRUCT OR ALTER
A BUILDING INTENDED FOR USE AS A PLANT

Under *The Milk Industry Act, 1957* and the regulations and subject to the limitations thereof this permit is issued to

.....
(name of applicant)

.....
(address)

to construct or alter a building intended for use as a plant in accordance with the drawings and specifications submitted with the application therefor.

Issued at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 3

The Milk Industry Act, 1957

APPLICATION FOR LICENCE
FOR THE OPERATION OF A PLANT

To The Milk Industry Board of Ontario,
Parliament Buildings,
Toronto 2, Ontario.

.....
(name of corporation, partnership or person, and if partnership, give the names of all partners)

.....
(street and number) (city, town or village)

makes application for a licence for the operation of a plant under *The Milk Industry Act, 1957*, and the regulations, and in support of this application the following facts are stated:

1. Name of plant operated.....
2. Address of plant.....
(street and number)
.....
(city town or village)
3. Registered or establishment number is.....
4. County in which plant is located.....
5. Name of Manager.....
6. Type of plant operated:
(a) cheese factory,
(b) creamery,
(c) cream receiving station,
(d) milk receiving station,
(e) milk separating plant,
(f) processing plant.
7. Products manufactured: (indicate "Yes" or "No")
(a) butter: creamery.....; whey.....;
(b) cheese (if yes, state kinds).....;
(c) milk powder: roller.....; spray.....;
(d) skim-milk powder: roller.....; spray.....;
(e) cream.....;
(f) casein.....;
(g) condensed milk.....;

- (h) cottage cheese.....;
- (i) evaporated milk.....;
- (j) ice cream.....;
- (k) ice cream mix.....;
- (l) sherbet.....;
- (m) other milk products (give names).....

8. Number of producers shipping: milk.....;

cream.....;

9. Date or dates of payments to producers and exact period covered by the payments are as follows:

(a) for milk: (date or dates of payment) (period)

(b) for cream: (date or dates of payment) (period)

10. Are you in arrears in payments to producers?
.....
(yes or no)

If 'yes', give details showing the amount owing each producer at each date of payment:

Producer's name	Amount Owing	Period Covered

11. If applicant has not been previously licensed,

(a) has an existing business been acquired?

.....
("yes" or "no")

(b) if "yes", give name and address of business acquired:
.....
(name)

.....
(address)

(c) if applicant proposes to establish a new business, give information respecting experience and financial responsibility:
.....
.....

(d) give date of intention to commence business:
.....

12. Where applicant is licensed a copy of the previous year's financial statement certified correct by the auditor accompanies this application.

13. The licence fee of \$1 accompanies this application.

Dated at.....the.....day of.....19...

.....
(signature of applicant)

By.....
(title of official signing if a partnership or corporation)

FORM 4

The Milk Industry Act, 1957

LICENCE FOR THE OPERATION OF A PLANT

Licence No.....

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this licence is issued to.....
(name)

.....
(address)

for the operation of.....
(type or types of plant)

under the name of.....

at.....
(city, town or village) (county)

This licence expires on the 31st of March, 19....

Issued at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 5

The Milk Industry Act, 1957

BOND OF OPERATOR OF PLANT

Bond No..... Amount.....

KNOW ALL MEN BY THESE PRESENTS,
that we.....

of the.....of.....

in the county of.....

hereinafter called the "Principal" and.....

.....
hereinafter called the "Surety" are jointly and severally bound unto THE MILK INDUSTRY BOARD OF ONTARIO, hereinafter called the "Board" in the sum of of lawful money of Canada to be paid unto the Board, its successors or assigns, for which payment well and truly to be made we jointly and severally bind ourselves and our respective heirs, executors, administrators and assigns firmly by these presents.

WHEREAS the Principal has applied for a licence for the operation of a plant under *The Milk Industry Act, 1957*, and the regulations made thereunder for the period ending the.....day of.....19...

NOW THEREFORE THE CONDITION OF THIS OBLIGATION is such that if the Principal shall faithfully comply with all the requirements of the Act and the regulations made thereunder respecting

payment of obligations to producers of milk or cream to the extent provided for in the regulations and shall promptly pay all amounts due to producers as so required for milk or cream purchased by the Principal during the licence year ending on the.....day of, then this obligation shall be void but otherwise shall be and remain in full force.

PROVIDED HOWEVER and upon the following express conditions:

- (a) that all liability of the Surety shall cease upon the cancellation or suspension of the licence of the Principal by the Board, but the Principal and Surety shall remain liable hereunder from the effective date of this Bond up to the cancellation or suspension;
- (b) that the Surety may cancel this Bond at any time upon giving sixty day's notice in writing to the Board but the Surety shall be liable hereunder from the effective date of this Bond up to the expiration of the notice of cancellation; and
- (c) that in the event of this Bond being continued by renewal certificate the Surety's liability thereunder shall not be cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with our seals and dated the day of
19

Signed, Sealed and
Delivered in the
presence of:
.....
Principal
Name.....
Corporate Seal
Address.....
.....
Guarantee Company

FORM 6

The Milk Industry Act, 1957

*APPLICATION FOR CERTIFICATE AS

MILK TESTER	
CREAM TESTER	
MILK GRADER	
BULK-TANK MILK GRADER	
CREAM GRADER	

*Mark class of certificate applied for, and where more than one class of certificate is applied for, make separate application for each class.

To The Milk Industry Board of Ontario,
Parliament Buildings,
Toronto 2, Ontario.

.....
(name of applicant in full—please print)
.....
(address)

applies for a certificate as.....
(state name of class of certificate)

under *The Milk Industry Act, 1957*, and the regulations and in support of this application the following facts are stated:

- 1. Name and address of plant where applicant is employed:
- 2. Present duties in plant:
- 3. Dairy experience (give names of plants, nature of work, how long employed, and when).....
.....
- 4. Name of dairy school attended.....
- 5. Year dairy school diploma issued.....
- 6. Name and address of fieldman visiting plant where applicant is employed.....
Date.....19...

.....
(signature of applicant)

FORM 7

The Milk Industry Act, 1957

*APPLICATION FOR CERTIFICATE AS

APPRENTICE MILK TESTER	
APPRENTICE CREAM TESTER	
APPRENTICE MILK GRADER	
APPRENTICE CREAM GRADER	

*Mark class of certificate applied for, and where more than one class of certificate is applied for, make separate application for each class.

To The Milk Industry Board of Ontario,
Parliament Buildings,
Toronto 2, Ontario.

.....
(name of applicant in full—please print)
.....
(address)

applies for a certificate as.....
(state name of class of certificate)

under *The Milk Industry Act, 1957*, and the regulations and in support of this application the following facts are stated:

- 1. Name and address of plant where applicant is employed.....
- 2. Present duties in plant.....
- 3. Dairy experience (give names of plants, nature of work, how long employed, and when).....
.....

4. Name of dairy school attended.....
 5. Year dairy school diploma issued.....
 6. Name and address of fieldman visiting plant where
 applicant is employed.....
 Date.....19...

.....
 (signature of applicant)

FORM 8

The Milk Industry Act, 1957

MILK TESTER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
 lations and subject to the limitations thereof, this
 certificate is issued

to.....
 of.....
 as a milk tester.

Dated at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
 OF ONTARIO

.....
 Chairman

.....
 Secretary

FORM 9

The Milk Industry Act, 1957

CREAM TESTER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
 lations and subject to the limitations thereof, this
 certificate is issued

to.....
 of.....
 as a cream tester.

Dated at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
 OF ONTARIO

.....
 Chairman

.....
 Secretary

FORM 10

The Milk Industry Act, 1957

MILK GRADER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
 lations and subject to the limitations thereof, this
 certificate is issued

to.....
 of.....
 as a milk grader.

Dated at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
 OF ONTARIO

.....
 Chairman

.....
 Secretary

FORM 11

The Milk Industry Act, 1957

BULK-TANK MILK GRADER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
 lations and subject to the limitations thereof, this
 certificate is issued

to.....
 of.....
 as a bulk-tank milk grader.

Dated at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
 OF ONTARIO

.....
 Chairman

.....
 Secretary

FORM 12

The Milk Industry Act, 1957

CREAM GRADER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
 lations and subject to the limitations thereof, this
 certificate is issued

to.....
 of.....
 as a cream grader.

Dated at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
 OF ONTARIO

.....
 Chairman

.....
 Secretary

FORM 13

The Milk Industry Act, 1957

*APPRENTICE.....CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this certificate is issued

to.....

of.....

as an apprentice.....

Dated at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

*State whether milk tester, cream tester, milk grader or cream grader.

FORM 14

The Milk Industry Act, 1957

APPLICATION FOR BUTTERMAKER'S
CERTIFICATE

To The Milk Industry Board of Ontario,
Parliament Buildings,
Toronto 2.

.....
(name of applicant in full—please print)

.....
(address)

applies for a buttermaker's certificate under *The Milk Industry Act, 1957*, and the regulations, and in support of this application the following facts are stated:

1. If presently employed in a plant,

(a) name and address of plant where employed

(b) present duties in plant.....

2. Name and address of plant in which applicant intends to be holder of Certificate.....

3. Experience in plants.....
(names and addresses of plants,

.....
nature of duties, length of employment, and dates)

4. Name of Dairy School attended and year of issue of diploma.....

5. Other academic qualifications and training.....

6. The following Certificates and numbers thereof are held by applicant:

.....
Milk Grader's No. MG... Milk Tester's No. MT...

.....
Cream Grader's No. CG... Cream Tester's No. CT..

7. In the case of an application for a Beginner Buttermaker's Certificate, the name and address of the holder of a First Class Buttermaker's Certificate to whom inquiry may be made as a reference.....

8. Name and address of fieldman appointed under the Act for plant at which applicant is employed.....

Dated at.....this.....day of.....19..

.....
(signature of applicant)

FORM 15

The Milk Industry Act, 1957

FIRST CLASS BUTTERMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this certificate is issued

to.....

of.....

as a First Class Buttermaker.

This Certificate expires with the 31st of March, 19...

Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 16

The Milk Industry Act, 1957

SECOND CLASS BUTTERMAKER'S
CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this certificate is issued

to.....

of.....

as a Second Class Buttermaker.

This Certificate expires with the 31st of March, 19...

Issued at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 17

The Milk Industry Act, 1957

TEMPORARY BUTTERMAKER'S
CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this certificate is issued

to.....

of.....

as a Temporary Buttermaker.

This Certificate expires on the.....

day of.....19...

Issued at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 18

The Milk Industry Act, 1957

BEGINNER BUTTERMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regulations and subject to the limitations thereof, this certificate is issued

to.....

of.....

as a Beginner Buttermaker.

This Certificate expires with the 31st of March, 19...

Issued at Toronto, this.....day of.....19...

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 19

The Milk Industry Act, 1957

APPLICATION FOR CHEESEMAKER'S
CERTIFICATE

To The Milk Industry Board of Ontario,
Parliament Buildings, Toronto 2.

.....
(name of applicant in full—please print)

.....
(address)

applies for a cheesemaker's certificate under *The Milk Industry Act, 1957*, and the regulations, and in support of this application the following facts are stated:

1. If presently employed in a plant,
 - (a) name and address of plant where employed
.....
 - (b) present duties in plant.....
.....
2. Name and address of plant in which applicant intends to be holder of Certificate.....
.....
3. Experience in plants.....
(names and addresses of plants,
.....
nature of duties, length of employment, and dates)
.....
.....
4. Name of Dairy School attended and year of issue of diploma.....
5. Other academic qualifications and training.....
.....
.....
6. The following Certificates and numbers thereof are held by applicant:
.....
Milk Grader's No. MG... Milk Tester's No. MT...
.....
Cream Grader's No. CG... Cream Tester's No. CT...
.....
7. In the case of an application for a Beginner Cheesemaker's Certificate, the name and address of the holder of a First Class Cheesemaker's Certificate to whom inquiry may be made as a reference.....
.....

8. Name and address of fieldman appointed under the
Act for plant at which applicant is employed.

Dated at.....this.....day of.....19..
(signature of applicant)

FORM 20

The Milk Industry Act, 1957

VARIETY CHEESEMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
lations and subject to the limitations thereof, this
certificate is issued

to.....
of.....
as a Variety Cheesemaker.

This Certificate expires with the 31st of March, 19...
Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 21

The Milk Industry Act, 1957

FIRST CLASS CHEESEMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
lations and subject to the limitations thereof, this
certificate is issued

to.....
of.....
as a First Class Cheesemaker.

This Certificate expires with the 31st of March, 19...
Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 22

The Milk Industry Act, 1957

SECOND CLASS CHEESEMAKER'S
CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
lations and subject to the limitations thereof, this
certificate is issued

to.....
of.....
as a Second Class Cheesemaker.

This Certificate expires with the 31st of March, 19...
Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 23

The Milk Industry Act, 1957

TEMPORARY CHEESEMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
lations and subject to the limitations thereof, this
certificate is issued

to.....
of.....
as a Temporary Cheesemaker.

This Certificate expires on the.....
day of.....19...
Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

FORM 24

The Milk Industry Act, 1957

BEGINNER CHEESEMAKER'S CERTIFICATE

Under *The Milk Industry Act, 1957*, and the regu-
lations and subject to the limitations thereof, this
certificate is issued

to.....
of.....
as a Beginner Cheesemaker.

This Certificate expires with the 31st of March, 19...
Issued at Toronto, this.....day of.....19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
Chairman

.....
Secretary

[FORM 25

The Milk Industry Act, 1957

REPORT OF OPERATOR OF CHEESE FACTORY

To The Milk Industry Board of Ontario,
Parliament Buildings, Toronto 2, Ontario.

Name of cheese factory.....Reg. No.....

Period covered in this report:to.....19.....
(give month and dates)

1. MILK RECEIPTS:

	Pounds	lbs. of Fat	Price per lb. Fat
(a) from producers
(b) by interdepartmental transfer
(c) from other plants
Total	=====	=====	=====

2. MILK DISPOSITION:

	Pounds
(a) to other plants
(b) by interdepartmental transfer
(c) to cheesemaking

3. CHEESE MANUFACTURED:

	Pounds
(a) cheddar
(b) other types (specify)
.....
.....
Total	=====

4. Whey milk-fat sold.....lbs.

5. Whey butter made.....lbs.

6. Average % fat in milk.....

7. Average price paid per cwt. for.....% fat \$.....

Date.....19....

.....
(operator of cheese factory)

By.....

FORM 26

The Milk Industry Act, 1957

REPORT OF OPERATOR OF CREAMERY

To The Milk Industry Board of Ontario,
Parliament Buildings, Toronto 2, Ontario.

Name of Creamery.....Reg. No.....

Period covered in this report:to.....19.....
(give month and dates)

1. Cream purchased:

(a) from producers:

	Pounds Milk-fat	Price Paid per Pound Fat Off truck	Self-delivered
1. Special Grade
2. First Grade
3. Second Grade

*(b) from other than producers:

4. Sweet cream

5. Second Grade

(c) Total cream purchased.....

2. Total cream churned.....

3. Second Grade cream sold.....

4. Other cream sold.....

5. Pounds of creamery butter made.....

6. Number of containers of rejected cream.....

7. Whey cream purchased.....pounds milk-fat.....cents per pound

8. Whey butter manufactured.....pounds

Date.....19....

(operator of creamery)

By.....

*Includes all cream separated from milk purchased, cream purchased from other plants and cream obtained on interdepartmental transfers or exchanges for churning purposes.

FORM 27

The Milk Industry Act, 1957

REPORT OF OPERATOR OF PROCESSING PLANT,
MILK SEPARATING PLANT OR MILK RECEIVING STATION

To The Milk Industry Board of Ontario,
Parliament Buildings, Toronto 2, Ontario.

Name of plant.....

Period covered in this report.....to.....19.....
(give month and dates)

1. Milk purchased:

	Pounds Milk	Pounds Milk-fat	Average Milk-fat test
(a) from producers
(b) from other plants
(c) by interdepartmental transfer
(d) from milk distributors
Total milk purchased	=====	=====	=====

2. Milk disposition:

	Pounds Milk	Pounds Milk-fat	Price paid for 3.5% Milk or Per Pound Milk-fat
(a) sold to distributors
(b) sold to cheese factories
(c) sold to other plants
(d) used in this plant

3. Utilization of milk used in this plant:

* Name of Product	Pounds Milk	Pounds Milk-fat	Price paid for 3.5% Milk or Per Pound Milk-fat
1.....
2.....
3.....
4.....
5.....
6.....
7.....
8.....

4. Price paid for milk per hundredweight of 3.5% milk:

- (a) minimum blended price.....
- (b) actual blended price.....

5. Total amount paid for milk.....

6. Skim-milk:

- (a) purchased.....pounds,
- (b) sold.....pounds,
- (c) utilized in plant.....pounds.

7. Cream purchased:

	Pounds Milk-fat	Price Paid Per Pound Milk-fat
(a) from producers
(b) by interdepartmental transfer
(c) from other plants

Date.....19....

.....
(operator of plant)

*Give names of products processed in plant.

THE PUBLIC SERVICE ACT

O. Reg. 89/58.
Appointment under section 6a.
New.
Made—3rd April, 1958.
Filed—11th April, 1958.

REGULATIONS MADE UNDER
THE PUBLIC SERVICE ACT

1. The maximum period for which an appointment
may be made under section 6a of the Act shall be six
months.

Publications Under The Regulations Act

April 26th, 1958

THE CORPORATIONS ACT, 1953

O. Reg. 90/58.

Evidence of *bona fides* on applications.

Amending O. Reg. 63/54.

Made—3rd April, 1958.

Filed—11th April, 1958.

REGULATIONS MADE BY THE PROVINCIAL SECRETARY UNDER THE CORPORATIONS ACT, 1953

1. Ontario Regulations 63/54 are amended by adding thereto the following:

REVIVAL OF CORPORATION

8. Evidence of the *bona fides* of every application for an order under subsection 3 of section 325 of the Act shall be furnished by filing with the application the following:

- (a) an affidavit by a witness to the execution of the application verifying the signature to the application, and where the applicant is a corporation, verifying the signatures to the application and the impression of the seal of the applicant; and
- (b) an affidavit by the applicant, and where the applicant is a corporation, an affidavit by 2 officers, or by 1 officer and 1 director, of the applicant, verifying the statements contained in the application.

G. A. DUNBAR
Provincial Secretary.

Toronto, Ontario,
April 3rd, 1958.

(5478)

17

THE CORPORATIONS ACT, 1953

O. Reg. 91/58.

General Regulations.

Amending O. Reg. 66/54.

Made—10th April, 1958.

Filed—11th April, 1958.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

1. Ontario Regulations 66/54 are amended by adding thereto the following:

REVIVAL OF CORPORATION

39a. An application for an order under subsection 3 of section 325 of the Act shall

(a) show

- (i) the name, and the date and manner of incorporation, of the corporation,

(ii) the interest of the applicant in the corporation,

(iii) that the default of the corporation that led to its dissolution was due to the inadvertance, accident or neglect of the directors or officers of the corporation,

(iv) that the dissolution has resulted or will result in loss or serious inconvenience to the corporation or to the applicant, or that the revival is being sought by the applicant for the purpose of permitting the corporation to complete or carry out a contract entered into by it before its dissolution, as the case may be,

(v) that the annual returns required to be filed by the corporation under *The Corporations Information Act, 1953*, or a predecessor of that Act, have been filed, and the prescribed fees payable on the filing of such returns have been paid, to the date of dissolution, and that all other defaults of the corporation to the date of dissolution have been remedied, and

(vi) that, since the date of dissolution, no corporation has been incorporated under a name the same as or similar to that of the dissolved corporation or, if it has, the name that is to be substituted for that of the dissolved corporation;

(b) be dated; and

(c) be signed by the applicant, and where the applicant is a corporation, be under the seal of the applicant and be signed by 2 officers, or by 1 officer and 1 director, of the applicant.

2. Item 5 of Schedule 1 to Ontario Regulations 66/54 is amended by adding thereto the following sub-item:

(8) under subsection 3 of section 325 of the Act, a fee equal to 50 per cent of the fees payable,

(a) with respect to a company, for incorporation of the company with its aggregate capital immediately prior to its dissolution, and

(b) with respect to a corporation without share capital, for incorporation of the corporation.

(5479)

17

THE FARM PRODUCTS MARKETING ACT

O. Reg. 92/58.

The Ontario Grape Growers' Marketing-for-Processing Plan.
Amending Regulations 102 of Consolidated Regulations of Ontario, 1950 and Revoking O. Reg. 162/54.
Made—10th April, 1958.
Filed—14th April, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. In these regulations "principal Regulations" means Regulations 102 of Consolidated Regulations of Ontario 1950.

2. Regulation 1, and regulation 2 as made by regulation 1 of Ontario Regulations 162/54, of the principal Regulations are revoked and the following substituted therefor:

1. The plan in schedule 1 is established for control and regulation of the marketing within Ontario of grapes for processing.

3. Section 1 of schedule 1 of the principal Regulations, as remade by regulation 2 of Ontario Regulations 162/54, is revoked and the following substituted therefor:

1. This plan may be cited as "The Ontario Grape Growers' Marketing-for-Processing Plan".

4. Section 1a of schedule 1 of the principal Regulations, as made by regulation 3 of Ontario Regulations 162/54, is revoked and the following substituted therefor:

INTERPRETATION

1a. In this plan

- (a) "grapes" means grapes produced in Ontario which are used by a processor for processing;
- (b) "processing" means the manufacture of wine, grape juice or grape products, and includes bottling, fermenting or processing with sugar or sulphur dioxide or any other chemical;
- (c) "processor" means a person engaged in the business of processing grapes; and
- (d) "producer" means a person engaged in the production of grapes.

5. Schedule 1 of the principal Regulations is amended by adding the following section:

APPLICATION OF PLAN

1b. This plan applies to the regulating and the controlling of the marketing of grapes locally within Ontario.

6. Section 3 of schedule 1 of the principal Regulations is revoked and the following substituted therefor:

3. The local board shall consist of seven producer-members.

7. Schedule 1 of the principal Regulations is amended by adding the following section:

3a. Members of the local board shall be elected or appointed in accordance with the provisions of this plan and shall hold office until their successors are elected or appointed.

8.(1) Subsection 1 of section 4 of schedule 1 of the principal Regulations, except clauses a to g, is revoked and the following substituted therefor:

(1) Producers shall be divided into seven districts and the districts shall be comprised as follows:

(2) Subsection 2 of section 4 of the said schedule 1 of the principal Regulations, as remade by regulation 4 of Ontario Regulations 162/54, is revoked and the following substituted therefor:

(2) A producer in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the district group of producers nearest to his place of production.

9. Section 7 of schedule 1 of the principal Regulations is revoked and the following substituted therefor:

7. Each district group shall on or before the 15th of March in each year elect a representative or representatives to The Grape Growers' Committee on the basis of one representative for each fifty producers or fraction thereof.

10. Section 8 of schedule 1 of the principal Regulations is revoked and the following substituted therefor:

ELECTION OF MEMBERS TO LOCAL BOARD

8. The Grape Growers' Committee may on or before the 31st of March in each year elect one producer-member to the local board from each of the districts mentioned in subsection 1 of section 4.

APPOINTMENTS TO LOCAL BOARD

9.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.

(2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

11. Section 4 of schedule 1 of Ontario Regulations 98/47 and Ontario Regulations 162/54 are revoked.

(5480)

17

THE FARM PRODUCTS MARKETING ACT

O. Reg. 93/58.

Marketing of Grapes for Processing.
New and Revoking O. Regs. 163/54 and 164/54.
Made—14th April, 1958.
Filed—14th April, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

(a) "dealer" means a person engaged in buying, selling or transporting grapes but does not include

- (i) a producer who transports in a vehicle owned or hired by him only the grapes produced by him, or
- (ii) a processor who bought the grapes under the plan and the regulations;
- (b) "grapes" means grapes produced in Ontario which are used by a processor for processing;
- (c) "local board" means The Ontario Grape Growers' Marketing Board;
- (d) "processing" means the manufacture of wine, grape juice or grape products, and includes bottling, fermenting or processing with sugar or sulphur dioxide or any other chemical;
- (e) "processor" means a person engaged in the business of processing grapes; and
- (f) "producer" means a person engaged in the production of grapes.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of grapes locally within Ontario.

LICENCES FOR PRODUCERS

3.(1) No person shall commence or continue to engage in the production of grapes except under the authority of a licence as a grower of grapes in form 1.

(2) Subject to regulation 8, every producer shall be deemed to be the holder of a licence as a grower of grapes in form 1.

LICENCES FOR PROCESSORS

4.(1) No person shall commence or continue to engage in the processing of grapes except under the authority of a licence as a processor of grapes.

(2) No licence as a processor of grapes shall be issued except upon application therefor in form 1.

(3) A licence as a processor of grapes shall be in form 2.

LICENCES FOR DEALERS

5.(1) No person shall commence or continue to engage in the dealing in grapes except under the authority of a licence as a dealer in grapes.

(2) No licence as a dealer in grapes shall be issued except upon application therefor in form 3.

(3) A licence as a dealer in grapes shall be in form 4.

LICENCES

6.(1) A licence in form 2 or form 4 expires with the 31st of March next following the date on which the licence is issued.

(2) A licence shall be issued without charge.

7.(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.

(2) The Board may suspend or revoke or refuse to renew a licence for which application was made for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.

LICENCE FEES

8.(1) Every producer shall pay to the local board licence fees at the rate of 50 cents for each ton or fraction thereof of grapes delivered to a processor and processed by the processor.

(2) The processor shall deduct the licence fees payable by the producer from the sum of money due to the person from whom the grapes were received.

(3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

(4) Subject to subregulations 5 and 6, processors who buy grapes shall forward payments for the grapes to the local board.

(5) Subject to subregulation 6, the local board shall within seven days of receipt of any payment from the processor forward payment for the grapes to the person who delivered the grapes to the processor.

(6) Where the processor issues a cheque payable to the person from whom the grapes were received, the processor shall send the cheque accompanied by a duplicate statement of account to the local board for transmission of

(a) the cheque, and

(b) one copy of the duplicate statement of account, to the person named in the cheque as payee.

(7) Every cheque issued by a processor under subregulation 6 shall be negotiable without charge by the person named in the cheque as payee for the amount set out in the duplicate statement of account at the branch of a chartered bank located nearest to the place where delivery of the grapes was made to the processor.

DELEGATION OF POWERS

9. The Board delegates to the local board the power

(a) to stimulate, increase and improve the marketing of grapes by such means as it may deem proper;

(b) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing grapes; and

(c) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

AUTHORIZATION TO LOCAL BOARD

10.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

11. The Board authorizes the local board to require the price or prices payable or owing to the producers for grapes to be paid to or through the local board.

12. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety or grade of grapes.

NEGOTIATING AGENCIES

13.(1) There shall be a negotiating agency consisting of six persons to be known as "The Negotiating Committee for Grapes for Processing", three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the processors.

(2) The local board and the processors shall appoint their respective members of The Negotiating Committee for Grapes for Processing and shall notify the Board in writing of their names and addresses not later than the first of August in each year.

(3) There shall be a negotiating agency consisting of six persons to be known as "The Negotiating Committee for Selling and Transporting of Grapes for Processing", three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the dealers.

(4) The local board and the dealers shall appoint their respective members of The Negotiating Committee for Selling and Transporting of Grapes for Processing and shall notify the Board in writing of their names and addresses not later than the first of August in each year.

(5) Subject to subregulations 6 and 7, the members of the negotiating agencies appointed under subregulations 2 or 4 shall be and remain members until the 1st of October of the year in which the members were appointed.

(6) Where a member of a negotiating agency appointed under subregulations 2 or 4 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors or the dealers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.

(7) Where the local board or the processors or the dealers, as the case may be, fail to make an appointment under subregulation 6 within seven days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.

(8) Where the local board or the processors or the dealers, as the case may be, fail to appoint the persons under subregulations 2 and 4, the Board shall appoint such persons as are necessary to complete the negotiating agency.

14.(1) The Negotiating Committee for Grapes for Processing is empowered to adopt or settle by agreement

- (a) minimum prices for grapes or for any class, variety, grade or size of grapes;
- (b) terms, conditions and forms of agreements relating to the producing or marketing of grapes; and
- (c) any charges, costs or expenses relating to the production or marketing of grapes, other than charges by dealers for handling, transporting and selling grapes.

(2) The Negotiating Committee for Selling and Transporting of Grapes for Processing is empowered to adopt or settle by agreement, handling, transporting or selling charges by dealers for grapes which the dealers handle, transport or sell.

15. A meeting of a negotiating agency may be convened by a notice in writing given by the three members of the negotiating agency appointed by the local board, or by the processors, or by the dealers, to the other members of the negotiating agency at least seven days, but not more than ten days, before the date of the meeting stating the time and place of the meeting.

ARBITRATION

16.(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 15, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, on or before the 20th of August in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where a negotiating agency decides before the 20th of August that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.

(3) Where the negotiating agency does not arrive at an agreement under subregulations 1 or 2 it may submit in writing to the Board a statement or statements of the matters in dispute.

(4) The Arbitration Board shall consist of three members.

(5) One member may be appointed by the three members of the negotiating agency appointed by the local board, and one other member may be appointed by

(a) the three members of the negotiating agency appointed by the processors, or

(b) the three members of the negotiating agency appointed by the dealers,

as the case may be.

(6) Where two members are appointed to the Arbitration Board in accordance with subregulation 5, the two members so appointed may appoint a third member to the Arbitration Board, but where the two members fail to agree on the third member within seven days after the Board was notified under subregulation 2, or the 20th of August, as the case may be, the Board shall appoint the third member.

(7) Where the three members of the negotiating agency appointed by the local board, or

(a) the three members of the negotiating agency appointed by the processors, or

(b) the three members of the negotiating agency appointed by the dealers,

as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within seven days after the Board was notified under subregulation 2, or the 20th of August, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

(8) The Board shall submit to the Board of Arbitration any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.

(9) The Arbitration Board shall meet forthwith after the appointment of the three members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

17. Ontario Regulations 163/54 and 164/54 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman.

F. K. B. STEWART,
Secretary.

(Seal)

Dated at Toronto, this 14th day of April, 1958.

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF GRAPES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to grow grapes.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS MARKETING BOARD

.....
Chairman

.....
Secretary

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A
PROCESSOR OF GRAPES

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor of grapes
under *The Farm Products Marketing Act*.

Dated at , this day of , 19 .

.....
(signature of applicant)

.....
(where applicant is a corporation or partnership,
signature of person authorized to sign)

.....
(office)

FORM 3

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF GRAPES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the processing of grapes.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS MARKETING BOARD

.....
Chairman

.....
Secretary

FORM 4

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER
IN GRAPES

To The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a dealer in grapes
under *The Farm Products Marketing Act*.

Dated at , this day of , 19 .

.....
(signature of applicant)

FORM 5

The Farm Products Marketing Act

LICENCE AS A DEALER IN GRAPES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the dealing in grapes.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS MARKETING BOARD

.....
Chairman

.....
Secretary

(5481)

17

THE POWER COMMISSION ACT

O. Reg. 94/58.

General Regulations.

Amending O. Reg. 324/51.

Made—15th January, 1958.

Approved—23rd January, 1958.

Filed—16th April, 1958.

REGULATIONS MADE BY THE COMMISSION
UNDER THE POWER COMMISSION ACT

1. In these regulations "principal Regulations" means Ontario Regulations 324/51.

2.(1) Regulation 1 of the principal Regulations is amended by adding immediately after clause .3 the following clause:

.03 "aluminum-sheathed cable" means a cable consisting of one or more approved type insulated conductors assembled into a core and covered with a liquid-tight and gas-tight sheath of aluminum or aluminum alloy;

(2) Clause .7 of regulation 1 of the principal Regulations is revoked and the following substituted therefor:

.7 "armour" means a wrapping of galvanized interlocking steel strip or other suitable metal forming an integral part of the assembly of certain types of insulated cables, wires or cords;

(3) Sub-clause i of clause .9 of regulation 1 of the principal Regulations is amended by striking out "qualified" in the first line.

(4) Regulation 1 of the principal Regulations is amended by adding immediately after clause .46 the following clause:

.046 "extra-low-potential power-circuit" means a circuit other than a remote-control circuit or a signal circuit, operating at a potential not in excess of 30 volts supplied from a transformer or other device restricted to a rated output not in excess of 1000 volt-amperes but in which the current is not limited to the requirements for Class 2 remote-control circuits set out in subregulation 2 of regulation 393;

(5) Regulation 1 of the principal Regulations is amended by adding immediately after clause .84 the following clause:

.084 "M.I. cable" means a mineral-insulated cable having one or more bare solid conductors supported and insulated by a highly compressed refractory material and enclosed in a liquid-tight and gas-tight metallic sheathing;

(6) Clause .89 of regulation 1 of the principal Regulations is revoked and the following substituted therefor:

.89 "open" when applied to motors or other electrical machines or devices means that any moving parts and any windings or other live parts are exposed;

(7) Clause .112 of regulation 1 of the principal Regulations is revoked.

(8) Regulation 1 of the principal Regulations is amended by adding immediately after clause .113 the following clause:

.0113 "splitter box" means a metal troughing or box containing terminal blocks or bus bars having

(i) main and distribution terminals, and

(ii) all bare live-parts supported by insulating material;

3. Regulation 23 of the principal Regulations is amended by striking out "Where any electrical installation or part thereof is made in or upon any land, building or premises to which electric power or energy has not previously been supplied" in the first, second, third and fourth lines and inserting in lieu thereof "Where any electrical installation or part thereof to which electric power or energy has not previously been supplied is made in or upon any land, building or premises".

4. Subregulation 3 of regulation 26 of the principal Regulations is revoked and the following substituted therefor:

(3) In any case in which for a given purpose no standard electrical equipment of the exact size or rating required is procurable, equipment of the next larger size or rating shall be used unless permission of an inspector is obtained to use equipment of a smaller size or rating.

5.(1) Subregulation 2 of regulation 40 of the principal Regulations is amended by striking out "or" in clause c, and by adding thereto the following clauses:

(e) is M.I. cable; or

(f) is aluminum-sheathed cable.

(2) Regulation 40 of the principal Regulations is amended by adding thereto the following subregulations:

(3) Where thermal insulation made of or faced with metal is used

(a) a one-inch separation shall be provided between the thermal insulation and the knob and tube wiring;

(b) non-metallic sheathed cable may be in contact with the insulation; and

(c) all metal boxes and fittings shall be grounded or the thermal insulation shall be installed at least six inches from all boxes and fittings.

(4) Neither M.I. cable nor aluminum-sheathed cable shall be subjected to thermal insulation likely to have a corrosive action on the cable sheathing.

6. Regulation 43 of the principal Regulations is revoked.

7. Clauses a and b of subregulation 2 of regulation 45 of the principal Regulations are revoked and the following substituted therefor:

(a) a separate service is required for fire pumps, emergency lights, welding loads, X-ray loads or water heaters when supplied from a feeder controlled by a supply authority; or

(b) in respect of a building of large area requiring an unusually large electrical load, an inspector has authorized an additional service.

8.(1) Subregulation 2 of regulation 50 of the principal Regulations is revoked and the following substituted therefor:

(2) The cable shall be protected against mechanical injury

- (a) on the pole between a point at least 8 feet above ground level and a point at least 1 foot below ground level; and
- (b) at the point of entrance into the building; and
- (c) where the cable is less than 7 feet above ground in lanes and driveways used for commercial and industrial purposes, by suitable guards of not less than No. 10 U.S. sheet-metal gauge adequately secured to protect the cable.

(2) Regulation 50 of the principal Regulations is amended by adding thereto the following subregulation:

- (4) Where service conductors are buried in direct contact with the earth they shall be of a type approved for that purpose and shall be protected against mechanical injury

- (a) by burial in a trench at least 18 inches below ground level and where the trench is installed in rock or stony ground by a layer of sand at least 3 inches in depth both above and below the conductors;
- (b) by suitable material such as creosoted planking or a layer of concrete placed across the trench immediately above the conductors; and
- (c) at the commencement and termination of underground runs to prevent mechanical injury to the conductors resulting from movements of soil and rock in proximity thereto caused by frost action.

9.(1) Clauses *a*, *b*, *c* and *d* of subregulation 1 of regulation 51 of the principal Regulations are revoked and the following substituted therefor:

- (a) in rigid conduit;
- (b) in busway;
- (c) in flexible conduit if the conductors are lead-sheathed;
- (d) in armoured cable type ACL;
- (e) in service entrance cable type ASE or type SE, either of which may be mounted in contact with the wall;
- (f) in single conductor M.I. cable larger than No. 4 B. & S. gauge or in multi-conductor M.I. cable in any size, either of which may be exposed and mounted in contact with the wall; or
- (g) in aluminum-sheathed cable when permitted by an inspector designated by the Commission for the purpose of this clause.

(2) Subregulation 2 of regulation 51 of the principal Regulations is amended by striking out "clause *d*" in the first line and inserting in lieu thereof "clause *e*".

(3) Regulation 51 of the principal Regulations is amended by adding thereto the following subregulation:

- (3) Where the conductors for a consumer's service run in one of the ways required by clauses *b*, *c*, *d*, *f* and *g* of subregulation 1 are less than 7 feet above ground on the exterior surfaces of walls in lanes or driveways they shall be protected by rigid steel conduit or an iron guard of at least No. 10 U.S. sheet-metal gauge either of which must be secured by bolts or lag screws at least $\frac{3}{8}$ inch in diameter and $2\frac{1}{2}$ inches long.

10. Subregulation 2 of regulation 52 of the principal Regulations is revoked and the following substituted therefor:

- (2) The neutral conductor of a consumer's service if No. 2 B. & S. gauge or smaller shall have a white covering and if larger than No. 2 B. & S. gauge shall be identified.

11. Regulation 54 of the principal Regulations is revoked and the following substituted therefor:

- 54.(1) Where supply service conductors are run aerially to a building, the supply end of the consumer's service shall be fitted with an approved weather-proof service fitting which shall be installed in a location satisfactory to both an inspector and the supply authority and, in any event, not less than 15 feet and not more than 30 feet above side-walk or ground level.

- (2) The service fitting shall be installed in such manner as to ensure that the supply service wires will be maintained at the ground clearance levels prescribed by subregulations 2 and 3 of regulation 1103.

12. Regulation 55 of the principal Regulations is amended by adding thereto the following subregulation:

- (2) Where single conductor M.I. cable larger than No. 4 B. & S. gauge is used, service fittings are not required but the upper end of the cable

- (a) shall be bent to form a drip loop;
- (b) shall have a weatherproof-seal housing; and
- (c) shall conform to the requirement of subregulation 1 of regulation 263b.

13. Regulation 56 of the principal Regulations is amended by adding thereto the following subregulation:

- (2) When service conductors are run in service conduit or in similar enclosures in locations where, in the opinion of an inspector, condensation is likely to occur the conduit or enclosure shall be effectively drained or sealed.

14. Regulations 58 and 59 of the principal Regulations are revoked and the following substituted therefor:

- 58. The neutral conductor of a consumer's service shall not be bare unless

- (a) the supply is single phase, alternating current and not more than 150 volts to ground;
- (b) the neutral conductor of the supply system is grounded to a metallic water main or other grounding system, whether or not any grounds are made at the consumer's service; and
- (c) the bare neutral conductor is run in the same protective conduit, armouring or covering as the other conductors of the consumer's service.

- 59. A bare neutral conductor of a consumer's service shall conform to the requirements of subregulation 6 of regulation 290.

15. Subregulation 2 of regulation 60 of the principal Regulations is revoked and the following substituted therefor:

- (2) Notwithstanding the provisions of clause *b* of subregulation 1, a service box may

- (a) be installed on the outer face of an external wall of a building; or
- (b) in rural districts where a group of buildings is to be served by one service, be installed on a pole;

but the service box shall be so located or protected that it shall not be liable to mechanical injury or harm from weather and no part of the service box shall, without the permission of an inspector, be less than 6 feet above the ground or floor directly beneath it.

16. Regulation 63 of the principal Regulations is amended by striking out "Subject to the provisions of regulation 61", in the first line.

17. Subregulation 2 of regulation 64 of the principal Regulations is revoked and the following substituted therefor:

- (2) Where over-current trip coils are used with circuit-breakers, one trip coil shall be installed on each ungrounded conductor of the circuit, but where the capacity of the transformers and the extent of the network supplying the service is sufficiently small, one trip coil in each phase of a 4-wire 2-phase ungrounded service may be used.

18. Regulation 68 of the principal Regulations is revoked and the following substituted therefor:

- 68. A low-potential 2- or 3-phase consumer's service may be subdivided into single-phase subservices provided the potential from any wire of a single-phase service to ground does not exceed 150 volts.

19. The principal Regulations are amended by adding thereto the following regulation:

- 75a. Conductors supplying other apparatus shall not be enclosed within enclosures housing circuit-breakers, or controllers or switches.

20. Clause *f* of regulation 78 of the principal Regulations is revoked and the following substituted therefor:

- (f) where mounted outdoors, be of weatherproof construction or in weatherproof enclosures.

21.(1) Subregulation 1 of regulation 79 of the principal Regulations is amended by striking out "unless special permission is obtained to do otherwise" in the last line.

(2) Subregulation 2 of regulation 79 of the principal Regulations is revoked and the following substituted therefor:

- (2) Notwithstanding subregulation 1, the supply authority may require a larger space or a space of different dimensions.

22.(1) Subregulations 2, 3 and 5 of regulation 82 of the principal Regulations are revoked and the following substituted therefor:

- (2) Conductors to be used in locations likely to be damp places shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWH, type.
- (3) Conductors likely to be subjected to corrosive action shall be of the weatherproof, WP, type, the varnished-cloth insulated, V, type, the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWH, type as may be directed by an inspector.

- (5) Where conductors are buried in direct contact with the earth, they shall be of a type approved for the purpose and shall be protected against mechanical injury in conformity with clauses *a*, *b* and *c* of subregulation 4 of regulation 50.

23. Regulation 83 of the principal Regulations is revoked and the following substituted therefor:

- 83.(1) Where conductors, other than those connected to a hoist, are installed in hoist-ways they shall be run

- (a) in rigid conduit,
- (b) in flexible conduit,
- (c) in M.I. cable,
- (d) in aluminum-sheathed cable, or
- (e) in electrical metallic tubing,

securely fastened to the hoist-way and, subject to subregulation 2, shall be so arranged that terminal outlets and junction boxes open outside the hoist-way.

- (2) Pull-boxes for supporting and pulling in conductors installed in long runs may open inside the hoist-way.
- (3) High-potential conductors shall not be installed in hoist-ways.

24. Clause *c* of regulation 85 of the principal Regulations is revoked and the following substituted therefor:

- (c) in the form of armoured cable, M.I. cable or aluminum-sheathed cable.

25. Subregulation 2 of regulation 86 of the principal Regulations is revoked and the following substituted therefor:

- (2) Where ungrounded conductors of No. 4 B. & S. gauge or larger enter a race-way in a cabinet, pull-box, junction box or auxiliary gutter, the conductors shall be
 - (a) protected by a substantial bushing providing a smoothly-rounded insulating surface, or
 - (b) separated from the race-way fitting by substantial insulating material securely fastened in place,

and, where conduit bushings are constructed wholly of insulating material, locknuts shall be provided inside and outside the enclosure to which the conduit is attached.

26. Regulation 87 of the principal Regulations is amended by adding thereto the following subregulations:

- (1a) Where it is not practicable to keep the electric wiring at least 6 feet from the lightning-conductors the neutral conductors shall be bonded to the lightning-conductors at the maximum elevation of the wiring.
- (1b) Where it is not practicable to keep the electric wiring at least 6 feet from the lightning-conductors and to bond the neutral conductors to the lightning-conductors as required in subregulation 1 and 1a the service neutrals shall be bonded to the lightning-conductors.

27. Subregulation 1 of regulation 90 of the principal Regulations is revoked and the following substituted therefor:

- (1) Where stranded conductors are held by wire-binding terminals or solderless connectors, the strands shall be confined so as to prevent short-circuits and grounds.

28. Regulation 91 of the principal Regulations is amended by adding thereto the following subregulation:

- (3) Where conductors are run in multiple they shall be
 - (a) of similar conductivity,
 - (b) of No. 1/0 B. & S. gauge, or larger,
 - (c) free of splices,
 - (d) of the same circular mil area,
 - (e) insulated with the same type of insulation,
 - (f) of the same length, and
 - (g) terminated at both ends so as to ensure equal division of the total current among the conductors.

29. Subregulations 2 and 3 of regulation 93 of the principal Regulations are revoked and the following substituted therefor:

- (2) Where used on metal surfaces, conductors of a thermoplastic-insulated, T, TW or TWH, type shall not be mounted on split knobs or cleats.
- (3) Conductors for use in damp places shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWH, type.

30. Regulation 94 of the principal Regulations is amended by adding thereto the following subregulation:

- (5) Conductors shall be kept distant at least 1 inch from adjacent metal piping or other conducting material.

31. Regulation 107 of the principal Regulations is revoked and the following substituted therefor:

107. Conductors shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWH, type.

32. Sub-clause ii of clause a of subregulation 1 of regulation 115 of the principal Regulations is revoked and the following substituted therefor:

- (ii) the moisture resisting, RW, TW or TWH, type run in conduit; or

33. Regulation 116 of the principal Regulations is revoked and the following substituted therefor:

- 116.(1) Where knob-and-tube wiring is connected to conductors in race-ways, armoured-cable or non-metallic sheathed cable, the junction shall be made
 - (a) in a box having a separately bushed hole for each conductor, or
 - (b) by means of a fitting without splice, tap or joint within the fitting.

- (2) Where the conductor is encased in flexible-tubing between the last support and the box specified in clause a of subregulation 1, the tubing shall be run into the box.

34. Regulation 125 of the principal Regulations is revoked and the following substituted therefor:

- 125.(1) Conductors shall not be run on or across the upper faces of ceiling joists, or the lower faces of rafters in attics or roof spaces, where the vertical distance between the joists and the rafters exceeds 3 feet.
- (2) Where conductors are run on or across the lower faces of basement joists they shall be protected in the manner prescribed by subregulation 1 of regulation 96 and regulation 97.

35. Subregulation 1 of regulation 128 of the principal Regulations is revoked and the following substituted therefor:

- (1) Notwithstanding regulation 127, where conductors or cables are supported within 6 inches of a non-metallic box, they need not be clamped to the box.

36. Regulation 134 of the principal Regulations is revoked and the following substituted therefor:

- 134.(1) Race-ways which are not metal race-ways, busways, or auxiliary gutters, may be of insulating material.
- (2) Race-ways, with the permission of an inspector, may be formed in concrete during the pouring and setting thereof where special means are used to ensure an inner surface sufficiently smooth to prevent damage to a protective sheath or insulation.
- (3) Race-ways and the armouring and lead-sheathing of cable shall be electrically and mechanically continuous throughout the run.
- (4) Where lead-sheathed armoured-cable type ACL is used, the lead sheath need not be bonded at outlet and junction boxes.

37. Subregulation 2 of regulation 135 of the principal Regulations is amended by striking out "No. 1 B. & S. gauge" in the first and second lines and inserting in lieu thereof "No. 4 B. & S. gauge".

38. Subregulation 1 of regulation 140 of the principal Regulations is revoked and the following substituted therefor:

- (1) Conductors for use under ordinary conditions shall be of the rubber-insulated, R, RH or RW, type, the thermoplastic-insulated, T, TW or TWH, type or varnished-cloth insulated, V, type.

39. Subregulation 2 of regulation 141 of the principal Regulations is amended by striking out "T or TW, type" in the second line and inserting in lieu thereof "T, TW or TWH, type".

40. Regulation 143 of the principal Regulations is amended by adding thereto the following subregulations:

- (1a) Conductors may be run in multiple in a race-way or enclosure where the conductors are
 - (a) of similar conductivity,
 - (b) No. 1/0 B. & S. gauge or larger,
 - (c) free of splices,
 - (d) of the same circular mil area,

- (e) insulated with the same type of insulation,
- (f) of the same length,
- (g) terminated at both ends so as to ensure equal division of the total current among the conductors, and
- (h) installed so that there are the same number of conductors from each phase.

(1b) Where a supply service includes a neutral conductor and conductors are run in multiple in accordance with subregulation 1a enclosures or race-ways shall each contain an identical neutral conductor.

41. Subregulation 1 of regulation 146 of the principal Regulations is amended by striking out "or TW, type" in the fourth line and inserting in lieu thereof "TW or TWH, type".

42. Regulation 147 of the principal Regulations is amended by striking out "TW, type" in the seventh line and inserting in lieu thereof "TW, or TWH, type".

43. Regulation 150 of the principal Regulations is revoked and the following substituted therefor:

150.(1) Subject to subregulation 2 no conduit having an internal diameter of less than $\frac{1}{2}$ inch, electrical trade size, shall be used.

(2) Flexible conduit having an internal diameter of $\frac{7}{16}$ inch, may be used for the connection of equipment in runs not exceeding 5 feet in length.

44. Regulation 156 of the principal Regulations is amended by striking out "by special permission" in the first and second lines.

45. Subregulation 1 of regulation 161 of the principal Regulations, except Table 4, is revoked and the following substituted therefor:

(1) Where electrical metallic tubing is used to contain rubber-insulated conductors, RF-32, FF-32, R, RH or RW, types, or thermoplastic-insulated conductors, TF, TFF, T, TW or TWH, types, operating at a potential of not more than 600 volts, tubing having an internal diameter of $\frac{1}{2}$ inch, $\frac{3}{4}$ inch, 1 inch, $1\frac{1}{4}$ inches, $1\frac{1}{2}$ inches or 2 inches, electrical trade size, shall not contain more conductors of a size shown in column 1 of Table 4 than the number prescribed in columns 2, 3, 4, 5, 6 and 7 respectively of the table.

46. The principal Regulations are amended by adding thereto the following regulation:

161a. Where electrical metallic tubing is used in circumstances referred to in clauses a, b, c and d of subregulation 1 of regulation 277 and which are not governed by regulations 161 and 162 the size of tubing used shall subject to regulations 159 and 160 be ascertained according to regulation 277.

47. Regulation 163 of the principal Regulations is amended by striking out "made up" in the second line.

48. The heading immediately before regulation 172 of the principal Regulations is struck out and the following substituted therefor:

USE OF RIGID AND FLEXIBLE CONDUIT, ARMoured-CABLE, LEAD-SHEATHED ARMoured-CABLE, M.I. CABLE AND ALUMINUM-SHEATHED CABLE

49. Regulation 172 of the principal Regulations is revoked and the following substituted therefor:

172.(1) Rigid conduit, flexible conduit, armoured-cable, M.I. cable or aluminum-sheathed cable shall be used for

(a) branch-circuit wiring of stationary motors of 1 or more horsepower at 110 or more volts in places other than private residences,

(b) wiring in buildings of fire-proof or mill construction,

(c) subject to the provisions of regulation 119, wiring in

(i) hospitals, hotels, asylums, churches, halls, public institutions, and

(ii) other buildings used for public meeting or assembly having a floor area above ground level of at least 1,500 square feet,

(d) wiring in educational institutions having

(i) two or more floors above ground level,

(ii) four or more classrooms, or

(iii) a floor area above ground level of more than 1,500 square feet,

(e) wiring from service boxes to meters except where equivalent protection is provided,

(f) wiring run on the exterior surfaces of buildings to electric signs located on or attached to the building,

(g) surface and concealed wiring in buildings having metal-lathed or metal-covered walls or ceilings where the conductors are not more than 1 inch from the metal at any place other than an outlet, and

(h) wiring for fire-escape lights and exit lights.

(2) Where flexible conduit is used under clause f of subregulation 1 the conductors shall be lead-covered and where armoured-cable is used it shall be lead-sheathed type ACL.

(3) Nothing in subregulations 1 or 2 shall prevent the use of surface race-ways, underfloor-race-ways, flexible conduit or armoured-cable where their use is specifically authorized by these regulations.

50. Subregulation 2 of regulation 175 of the principal Regulations is revoked and the following substituted therefor:

(2) Where the voltage between the conductors contained therein is not in excess of 300 volts and the voltage from each conductor to ground is not in excess of 150 volts, an approved metal moulding having a thickness of less than No. 20 U.S. sheet-metal gauge may be used for the extension of a previously approved wiring-system.

51. Subregulation 1 of regulation 180 of the principal Regulations is revoked and the following substituted therefor:

(1) Underfloor-race-ways shall be used only in normally dry locations and may be installed under the surface of concrete or other flooring material.

52. Subregulation 2 of regulation 189 of the principal Regulations is revoked and the following substituted therefor:

(2) Where

- (a) it is impossible to install the concrete pads required by regulation 181, and
- (b) a race-way crosses conduit, structural steel or other metal

armoured-cable or M.I. cable shall be used for branch-circuits.

53. Subregulation 2 of regulation 190 of the principal Regulations is revoked and the following substituted therefor:

- (2) Subregulation 1 shall not apply where the race-way contains only M.I. cable, armoured-cable or non-metallic sheathed cable.

54. Regulation 197 of the principal Regulations is revoked and the following substituted therefor:

- 197. Where a box is provided in a wall in a bath-room for a lamp-holder, fixture, convenience-outlet or wall-switch, the box shall be of metal and grounded.

55. Subregulation 1 of regulation 201 of the principal Regulations is revoked and the following substituted therefor:

- (1) Where the conductors are supported on or in close proximity to the exterior surfaces of buildings they shall be installed and protected so that they shall not be a hazard to persons or be exposed to mechanical injury and they shall not without the permission of an inspector be less than 15 feet from the ground.

56.(1) Subregulation 1 of regulation 202 of the principal Regulations is amended by striking out "6 inches" in the fifth line and inserting in lieu thereof "8 inches".

(2) Regulation 202 of the principal Regulations is amended by adding thereto the following subregulation:

- (4) Where conductors having a voltage of 220 volts or less and conductors of more than 220 volts but not exceeding 750 volts are mounted on the same pole, the conductors of higher voltage shall be mounted above, and kept distant at least 12 inches from, the conductors of lower voltage.

57. Subregulation 2 of regulation 204 of the principal Regulations is revoked and the following substituted therefor:

- (2) With the permission of an inspector the conductors may be less than 8 feet but not less than 6 feet above the highest point of a flat roof.

58. Regulation 205 of the principal Regulations is revoked and the following substituted therefor:

- 205. Conductors shall not be carried over buildings until the plans and specifications for the work are approved by an inspector.

59. Subregulation 1 of regulation 208 of the principal Regulations is revoked and the following substituted therefor:

- (1) There shall not be more than 12 outlets on a 2-wire branch-circuit which serves pendants or fixtures wired with flexible cord or fixture wire of less than No. 14 B. & S. gauge unless the connected load is known and

- (a) the load current does not exceed 12 amperes on a No. 14 B. & S. gauge circuit, or

- (b) the load current exceeds 12 amperes but does not exceed 20 amperes on a No. 14 B. & S. gauge circuit and M.I. cable is used.

60.(1) Subregulation 1 of regulation 211 of the principal Regulations is amended by inserting after "armoured-cable" in the third line "M.I. cable, aluminum-sheathed cable".

(2) Subregulation 4 of regulation 211 of the principal Regulations is revoked and the following substituted therefor:

- (4) Shallow boxes and plates shall not be used unless

- (a) it is not practicable to install outlet boxes, and

- (b) there are not more than 2 conductors.

61. Subregulation 1 of regulation 212 of the principal Regulations is amended by striking out "or" in the third line, and inserting after "open wiring" in the third line "or knob-and-tube wiring".

62. Subregulation 2 of regulation 213 of the principal Regulations is amended by striking out "No. 1 B. & S. gauge" in the first line and inserting in lieu thereof "No. 4 B. & S. gauge".

63. Regulation 217 of the principal Regulations is revoked.

64. Regulation 218 of the principal Regulations is revoked and the following substituted therefor:

- 218. The wiring contained in pull-in boxes, junction boxes, outlet boxes, cabinets and gutters shall be accessible and where any of the wiring devices are installed above false ceilings there shall be a vertical space of at least 3 feet between the false ceiling and the ceiling.

65. Subregulation 3 of regulation 225 of the principal Regulations is amended by striking out "by special permission" in the first line.

66. Subregulation 1 of regulation 228 of the principal Regulations is amended by adding at the end thereof "except that a flush device box of minimum dimensions of 2 7/8 inches in length, 1 13/16 inches in width and 2 7/16 inches in depth in which is installed a flush device or cable clamps may contain a maximum number of 6 No. 14 B. & S. gauge conductors".

67. Subregulation 1 of regulation 231 of the principal Regulations is amended by striking out "40 circuits" in the second line and inserting in lieu thereof "42 circuits".

68. Regulation 233 of the principal Regulations is amended by adding at the end thereof "or any longer interval for which it has been approved and which is clearly marked on the auxiliary gutter".

69. Subregulation 1 of regulation 235 of the principal Regulations is revoked and the following substituted therefor:

- (1) The aggregate cross-sectional area of the conductors and their insulation shall not exceed 20 per cent of the cross-sectional area of the gutter in which they are contained.

70. Regulation 241 of the principal Regulations is revoked and the following substituted therefor:

- 241.(1) Wire-ways, busways and fittings shall not be installed

- (a) in other than exposed dry locations unless they are approved for installation outside or in wet or damp locations,
- (b) in locations where they are subject to severe mechanical injury,
- (c) in locations where they are subject to corrosive vapours,
- (d) in hoistways,
- (e) in hazardous locations, or
- (f) in storage battery rooms.

(2) Approved types of busways and fittings may be used as risers or feeders in office buildings of fire-proof construction.

71. Regulation 243 of the principal Regulations is revoked and the following substituted therefor:

243. The conductors used in wire-ways shall be of the rubber-insulated, R, RH or RW, type, the thermoplastic-insulated, T, TW or TWH, type or the varnished-cloth insulated, V, type and shall not be exposed to temperatures exceeding those specified in Table 1.

72. Subregulation 2 of regulation 244 of the principal Regulations is revoked.

73. Subregulation 1 of regulation 245 of the principal Regulations is revoked and the following substituted therefor:

- (1) Wire-ways shall not contain more than 30 conductors exclusive of conductors used for signalling circuits or control circuits unless the permission of an inspector designated by the Commission for the purpose of this subregulation is obtained for the use of a greater number.

74. Regulation 246 of the principal Regulations is revoked and the following substituted therefor:

246. Rigid conduit, flexible conduit, surface raceways, armoured-cable, electrical metallic tubing, or where necessary cord assemblies approved for hard usage shall be used in extensions from wire-ways and busways and shall be connected to the wire-way or busway in a manner appropriate to the material used.

75. Regulation 250 of the principal Regulations is revoked and the following substituted therefor:

250.(1) Plug-in connectors and other devices for tapping off branch-circuits from busways shall be of an approved type and shall contain over-current devices appropriate to the requirements of the branch-circuits.

- (2) Where plug-in devices are not readily accessible the over-current devices shall be enclosed or guarded while connected to the supply.

- (3) A motor-circuit switch need not be furnished on a machine tool where

- (a) the machine tool is supplied by busway,
- (b) a plug-in device having a horse-power rating is used in the busway, and
- (c) the means of operating the plug-in device is readily accessible to the operator of the machine tool.

- (4) Where bare conductors run in busways free from contact with combustible material are reduced in size over-current devices are not required at the points of reduction provided that the smaller conductors

- (a) are not more than 50 feet in length; and

- (b) have a current rating equal to at least one-third of the rating or setting of the last preceding over-current device on the line.

76. Regulation 253 of the principal Regulations is revoked and the following substituted therefor:

253. No conductor larger than No. 0 B. & S. gauge shall be installed in a cellular metal-floor race-way.

77. Regulation 263 of the principal Regulations is revoked and the following substituted therefor:

263. Bare conductors shall not be used as main risers or feeders in buildings unless

- (a) the building is fire-proof construction;
- (b) the conductors are placed in a chase, channel or shaft so located or guarded that the conductors are inaccessible;
- (c) the premises do not constitute a hazardous location;
- (d) where floors are pierced suitable cut-offs against the vertical spread of fire are provided; and
- (e) the mechanical and electrical features of the installation and the conductor supports are, in the opinion of an inspector, appropriate to the operating and maintenance conditions likely to occur.

78. The principal Regulations are amended by adding the following regulations:

USE OF M.I. COPPER-CLAD CABLE AND ALUMINUM-SHEATHED CABLE

263a.(1) M.I. copper-clad cable may be used for

- (a) wiring of consumers' service;
- (b) feeders and branch circuits;
- (c) exposed or concealed wiring in damp or dry places or in locations exposed to weather;
- (d) wiring in underplaster extensions;
- (e) wiring embedded in plaster, masonry, concrete or fill;
- (f) wiring in underground runs;
- (g) wiring exposed to oil or any other substance not having a deteriorating effect on the sheath.

(2) M.I. copper-clad cable shall not be used in locations where it is exposed to a substance having a deteriorating effect on the sheath.

263b.(1) When a length of M.I. copper-clad cable has been installed the ends of the cable shall be immediately insulated and sealed.

- (2) The insulation on the ends of the cable required by subregulation 1 shall not be exposed to a temperature in excess of 85 degrees centigrade and the current-carrying capacity of the conductors shall not exceed
- (a) the maximum current prescribed in column 5 of Table 9 for a single conductor of a size shown in column 1;
 - (b) the maximum current prescribed in column 4 of Table 11 for not more than 3 conductors of a size shown in column 1;
 - (c) 80 per cent of the maximum current prescribed in clause *b* where the cable contains 4, 5, 6 or 7 conductors.
- 263c.(1) The radii of bends in M.I. copper-clad cable shall be at least six times the diameter of the sheath.
- (2) The cable shall be bent so as not to damage the outer sheath.
- 263d. Where M.I. copper-clad cable is connected to other methods of wiring, the junction shall be made
- (a) in an approved box; or
 - (b) at or in a fitting having a separately bushed hole for each conductor.
- 263e.(1) An approved box shall be installed at every point of outlet or junction of M.I. copper-clad cable.
- (2) The cable shall be securely fastened to the box and where metal boxes are used fastened also to ensure the continuity of grounding connections.
- (3) Notwithstanding subregulations 1 and 2 where M.I. copper-clad cable is used and the other conditions specified in regulations 212 and 213 for the use of fittings and insulating bushings exist the provisions of regulations 212 and 213 shall apply to M.I. copper-clad cable.
- (4) Where single-conductor M.I. copper-clad cables enter a metal box of magnetic material through separate openings and the current in any conductor exceeds 100 amperes, adequate methods shall be employed to prevent overheating of the box by reason of induction.
- 263f. Boxes used with M.I. copper-clad cable shall be of the types approved for the locations in which they are used.
- 263g. M.I. copper-clad cable which is not fished shall be secured at intervals of 6 feet by staples, straps, hangers or similar fittings so as to prevent damage to the sheath.
- 263h.(1) Where M.I. copper-clad cable is run within 7 feet of the floor, or in any location where the cable may be subject to mechanical injury it shall be protected by guard strips.
- (2) Where M.I. copper-clad cable is run through studs, joists or other wooden members it shall run at least 1¼ inches from the nearest edge of the wooden members or shall be adequately protected from damage to the sheath from nails or screws.
- (3) Where M.I. copper-clad cable is installed immediately behind baseboards it shall be protected against mechanical injury from nails or screws.
- 263i. Where provided with fittings approved for the purpose M.I. copper-clad cable may be used in air-conditioning ducts and plenum chambers.
- ALUMINUM-SHEATHED CABLE
- 263j. Where aluminum-sheathed cable is adequately protected against mechanical injury it may be used for
- (a) wiring of consumers' service, with the permission of an inspector;
 - (b) feeders and branch circuits;
 - (c) exposed wiring in damp or dry places or in locations exposed to weather;
 - (d) concealed wiring in walls, ceilings and floors in dry locations where the cable is so located or protected as not to be exposed to injury from nails or screws;
 - (e) wiring in underground runs when protected with adequate corrosion-resistant material;
 - (f) wiring in locations referred to in Part XV, Part XXX and in battery-rooms;
 - (g) wiring in theatres, with the permission of an inspector, excepting in rooms where film is handled or projected.
- 263k. Aluminum-sheathed cable unless protected with corrosion-resistant material shall not be used in locations where substances having a deteriorating effect on the metal sheath may come in direct contact with the cable.
- 263l.(1) The maximum current which a single copper conductor run in aluminum-sheathed cable may carry shall be the same as that prescribed for a single copper conductor in a free-air run by subregulations 1 and 2 of regulation 271 for a conductor of the same size and insulation at the same temperature.
- (2) The maximum current which a single aluminum conductor run in aluminum-sheathed cable may carry shall be 84 per cent of that prescribed in subregulation 1 for a single copper conductor of the same size and insulation at the same temperature.
- (3) The maximum current which from 2 to 9, inclusive, copper conductors run in aluminum-sheathed cable may carry shall be the same as that prescribed in regulation 272 for copper conductors run in a race-way or cable for the number, size and insulation of the conductors and the temperature at which they are used.
- (4) The maximum current which from 2 to 9, inclusive, aluminum conductors run in aluminum-sheathed cable may carry shall be 84 per cent of that prescribed in subregulation 3 for the number of copper conductors of the same size and insulation at the same temperature.
- 263m.(1) Where aluminum-sheathed cable run in dry locations is connected to boxes and fittings the connection shall be by connectors which will not damage the sheath.
- (2) Where aluminum-sheathed cable run in damp locations is connected to a box or fitting the fitting shall be of a type approved for use in damp locations.

263n. Where aluminum-sheathed cable is bent during installation, the radius of the curve of the inner edge of the bends shall be at least

- (a) 10 times the external diameter of the sheath of cables where the external diameter does not exceed $\frac{3}{4}$ inch;
- (b) 12 times the external diameter of the sheath of cables where the external diameter exceeds $\frac{3}{4}$ inch but does not exceed $1\frac{1}{2}$ inches;
- (c) 15 times the external diameter of the sheath where the external diameter exceeds $1\frac{1}{2}$ inches.

263o. Provided the identified conductor conforms to the requirements for identified conductors in armoured-cable and non-metallic sheathed cable prescribed in regulation 294, aluminum-sheathed cable may contain an identified conductor as a conductor for which identification is not required by these regulations.

79. Clause *b* of subregulation 1 of regulation 271 of the principal Regulations is revoked and the following substituted therefor:

- (b) that prescribed in column 3 of the table where the conductor is of the rubber-insulated, RH, type or the thermoplastic-insulated, TWH, type;

80.(1) Clause *b* of subregulation 1 of regulation 272 of the principal Regulations is amended by adding "or the thermoplastic-insulated, TWH, type" at the end thereof.

(2) Regulation 272 of the principal Regulations is amended by adding thereto the following subregulations:

- (5) A neutral conductor carrying only the unbalanced current from other conductors shall not be counted for the purpose of determining the current-carrying capacity under this regulation.
- (6) Where a 3-wire circuit consists of 2-phase conductors and the neutral conductor of a 3-phase 4-wire circuit, the neutral shall not be considered as a neutral conductor within the meaning of subregulation 5.

81. Regulation 274 of the principal Regulations, except Table 13, is revoked and the following substituted therefor:

274.(1) Where a run of conduit or tubing contains only rubber-insulated, RF-32, FF-32, R, RH or RW type, or thermoplastic-insulated, TF, TFF, T, TW or TWH type, conductors, not more than 9 in number, all of the same size and operating at not more than 600 volts, the conduit or tubing shall be of the size prescribed in columns 2 to 10, both inclusive, of Table 13 for the number of conductors set forth in those columns, respectively, and for the relevant size of conductor shown in column 1 of the table.

(2) Where a service run of conduit

- (a) does not exceed 50 feet in length, and
- (b) does not contain more than the equivalent of 2 quarter-bends from end to end,

2 insulated conductors of No. 4 B. & S. gauge and one bare conductor of that gauge may be installed in a 1-inch conduit and 2 insulated conductors of No. 6 B. & S. gauge and one bare conductor of No. 8 B. & S. gauge may be installed in a $\frac{3}{4}$ -inch conduit.

- (3) Where conductors between motors and controllers and conductors for stage pockets and border circuits, sign-flashers, elevator-control conductors and signal circuits are of the rubber-insulated, RF-32, FF-32, R, RH or RW type, or thermoplastic-insulated, TF, TFF, T, TW or TWH type and are in conduit, a single conduit shall not contain a number of conductors exceeding that specified in regulation 275.

82. Regulation 275 of the principal Regulations, except Table 14, is revoked and the following substituted therefor:

275. A conduit shall not contain more conductors of the rubber-insulated, RF-32, FF-32, R, RH or RW type or the thermoplastic-insulated, TF, TFF, T, TW or TWH type of a size shown in column 1 of Table 14 than the number specified in columns 2 to 8, both inclusive, of the table, for the size of the conduit used.

83.(1) Subregulation 3 of regulation 277 of the principal Regulations is amended by inserting after "RF-32" in the first line "FF-32".

(2) Subregulation 4 of regulation 277 of the principal Regulations is revoked and the following substituted therefor:

- (4) A conductor of the thermoplastic-insulated, TF, TFF, T, TW or TWH type of a size shown in column 1 of Table 18 and rated at not more than 600 volts shall be deemed to have the cross-sectional area shown in column 3 of the table.

84. Regulation 278 of the principal Regulations is revoked.

85. Regulation 280 of the principal Regulations, except Table 19, is revoked and the following substituted therefor:

280.(1) The maximum current which a flexible cord of the tinsel-cord CT, CTJ, AT, ATJ, POSJ-tinsel or POT-tinsel type containing 1, 2 or 3 copper conductors may carry at a room-temperature of 86 degrees Fahrenheit shall be $\frac{1}{2}$ ampere.

- (2) The maximum current which a flexible cord of the rubber-insulated PO, C, PD, P, PWP, K or E type or the armoured CA, PA or PAWP type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19, may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 2 of the table for the size of the conductor used.

- (3) The maximum current which a flexible cord of the rubber-insulated S, SO, SJ, SJO, SV, SVO or POSJ type or the thermoplastic-insulated ST, SJT, SVT, POT or SPT-3 type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19, may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 3 of the table for the size of conductor used.

- (4) Notwithstanding subregulation 3 the maximum current which a flexible cord of the rubber-insulated S, SO, SJ or SJO type or the thermoplastic-insulated ST or SJT type, containing an assembly of 2 conductors and 1 grounding conductor, may carry at a room-temperature of 86 degrees Fahrenheit shall be

- (a) 10 amperes where the conductors are of No. 18 B. & S. gauge;
 - (b) 13 amperes where the conductors are of No. 16 B. & S. gauge;
 - (c) 18 amperes where the conductors are of No. 14 B. & S. gauge.
- (5) The maximum current which a flexible cord of the rubber-and-asbestos-insulated AFS, AFSJ, HC, HPD, HSJ, HPN, AFSD, or AFSJO type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19, may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 4 of the table for the size of conductor used.
- (6) The maximum current which a flexible cord of the cotton-covered heat-resisting CFC, CFPO, or CFPD type, the asbestos-covered and heat-resisting, AFC, AFPO, or AFPD type or the cotton-and-thermoplastic-covered heat-resisting CTFC, CTFPO, or CTFPD type, containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19, may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 5 of the table for the size of conductor used.
- (7) The maximum current which a flexible cord of the Christmas-tree X, CX, CXW, TX or CXWT type containing 1, 2 or 3 copper conductors of a size shown in column 1 of Table 19 may carry at a room-temperature of 86 degrees Fahrenheit shall be that prescribed in column 6 of the table for the size of conductor used.
- (8) Where a flexible cord of a type referred to in subregulations 1 to 7, both inclusive, contains 4, 5 or 6 conductors of a size shown in column 1 of Table 19, the maximum current which it may carry shall be 80 per cent of that prescribed for a cord of the same type containing 1, 2 or 3 conductors of the same size.
- (9) Every flexible cord of a type or size not referred to in subregulations 1 to 7, both inclusive, or in Table 19 shall have a current-carrying capacity not less than that of No. 18 B. & S. gauge copper wire.

86. Regulations 283 and 284 of the principal Regulations are revoked and the following substituted therefor:

283.(1) Flexible cord may be used only for

- (a) the uses specified in column 10 of Table 20;
- (b) the wiring of cranes and hoists;
- (c) connections of stationary equipment to facilitate its re-location with the permission of an inspector; and
- (d) the prevention of the transmission of noise and vibration.

- (2) Flexible cord shall not be used for the suspension of a device weighing more than 5 pounds.

284. Where a flexible cord is used to connect appliances or other devices to a source of supply no live parts at either end shall be exposed when the cord is plugged into the source of supply.

87. Subregulation 1 of regulation 286 of the principal Regulations is revoked and the following substituted therefor:

- (1) Flexible cords of the types indicated may be used on the portable appliances designated below:

- (a) Parallel cord of the PO-64 (Rayon) type for table, bedstead and pin-up lamps and clocks of the mantel type;
- (b) All-thermoplastic parallel cord of the POT-64 and POT-32 type of No. 20 B. & S. gauge and all-rubber parallel cord of the POSJ-64 type of No. 20 B. & S. gauge for clocks of the mantel type, wall clocks, indoor Christmas-tree lighting and similar decorative appliances when the cord is permanently attached to the appliance by the manufacturer;
- (c) All-thermoplastic parallel cord of the POT-64 type for desk fans of the 8 to 10 inch size;
- (d) All-rubber parallel cord of the POSJ-64 type for commercial intercommunication systems weighing less than 15 pounds, commercial testing devices weighing less than 15 pounds, domestic phonographs of the table type, domestic radios and television receivers of the table or mantel type, and domestic recorders weighing less than 15 pounds.

88. Regulation 288 of the principal Regulations is revoked and the following substituted therefor:

- 288.(1) Asbestos-covered tinsel cord AT type, cotton-covered tinsel cord CT type, rubber-jacketed tinsel cord, ATJ, CTJ and POSJ-tinsel types, and thermoplastic-jacketed tinsel cord POT-tinsel type shall be of No. 27 B. & S. gauge.
- (2) Christmas-tree cords of
- (a) the X and TX types shall be of No. 20 B. & S. gauge;
 - (b) the CXWT 4/64 type shall be of No. 14 or No. 12 B. & S. gauge.
- (3) Parallel cord PO-64 type, all-rubber parallel cord POSJ-64 type, all-thermoplastic parallel cord POT-64, type, reinforced cord P-64 type, moisture-proofed reinforced cord PWP-64 type, Christmas-tree cord CX and CXW types and vacuum-cleaner cord, SV, SVO and SVT types shall be of No. 18 B. & S. gauge.
- (4) Parallel cord PO-32 type, all-rubber parallel cord POSJ-32 type, all-thermoplastic parallel cord POT-32 type, reinforced cord P-32 type, moisture-proofed reinforced cord PWP-32 type, junior hard-service cords SJ, SJO and SJT types, rubber-jacketed heat-resisting cord AFSJ type, polychloroprene-jacketed heat-resisting cord AFSJO type, all-neoprene heater cord HPN type and Christmas-tree cord of the CXWT 3/64 type, shall be of No. 18 or No. 16 B. & S. gauge.
- (5) Notwithstanding subregulations 3 and 4 all-thermoplastic parallel cord of the POT-64 and POT-32 types and all-rubber parallel cord of the POSJ-64 type used as indicated by clause b of subregulation 1 of regulation 286 may be No. 20 B. & S. gauge.
- (6) Asbestos-covered heat-resisting cord AFC, AFPO and AFPD types, cotton-covered heat-resisting cord CFC, CTFC, CFPO, CTFPO, CFPD and CTFPD types, rubber-jacketed heat-resisting cord AFS type and polychloroprene-jacketed heat-resisting cord, AFSD type shall be not smaller than No. 18 and not larger than No. 14 B. & S. gauge.

- (7) Heater cord HC and HPD types, rubber-jacketed heater cord HSJ type, and all-thermoplastic parallel cord SPT-3 type, shall be not smaller than No. 18 and not larger than No. 12 B. & S. gauge.
- (8) Hard-service cord S, SO and ST types shall be not smaller than No. 18 and not larger than No. 10 B. & S. gauge.
- (9) Lamp-cord C type, armoured-cord, CA type, twisted portable cord PD type, braided heavy-duty cord K type, elevator cable E type, armoured reinforced cord PA type, and armoured moisture-proofed reinforced cord PAWP type, shall be of No. 18 B. & S. gauge or larger.
- (10) Reinforced cord P-3/64 type, parallel cord PO-3/64 type and moisture-proofed reinforced cord PWP-3/64 type shall be of No. 14 B. & S. gauge or larger.

89. The principal Regulations are amended by adding thereto the following regulation:

289a.(1) The maximum current which a fixture wire of the rubber-insulated XF or the thermoplastic-insulated TXF type may carry at a room-temperature of 86 degrees Fahrenheit shall be 2 amperes.

(2) The maximum current which a fixture wire of the rubber-insulated RF/64 or FF/64 type may carry at a room-temperature of 86 degrees Fahrenheit shall be 5 amperes.

(3) The maximum current which a fixture wire of the rubber-insulated RF/32 or FF/32 type may carry at a room-temperature of 86 degrees Fahrenheit shall be

(a) 5 amperes where the conductor is of No. 18 B. & S. gauge, or

(b) 7 amperes where the conductor is of No. 16 B. & S. gauge.

(4) The maximum current which a fixture wire of the thermoplastic-insulated TF or TFF type may carry at a room-temperature of 86 degrees Fahrenheit shall be

(a) 6 amperes where the conductor is of No. 18 B. & S. gauge, or

(b) 8 amperes where the conductor is of No. 16 B. & S. gauge.

(5) The maximum current which a fixture wire of the cotton-covered CF, type, the cotton-and-thermoplastic-insulated CTF, type or the asbestos-covered AF type may carry at a room-temperature of 86 degrees Fahrenheit shall be

(a) 6 amperes where the conductor is of No. 18 B. & S. gauge,

(b) 8 amperes where the conductor is of No. 16 B. & S. gauge, or

(c) 17 amperes where the conductor is of No. 14 B. & S. gauge.

90. Regulation 290 of the principal Regulations is amended by adding thereto the following subregulations:

(5) Subject to regulations 58, 1135, and 1181 all neutral conductors shall be insulated.

(6) Where the neutral conductor is bare it shall be not smaller than No. 10 B. & S. gauge when a copper conductor is used, and No. 8 B. & S. gauge when an aluminum conductor is used.

(7) Subject to subregulation 6 bare neutral conductors shall

(a) be at least 2 sizes smaller than the live conductors when live conductors of the same material as the neutral conductor are used,

(b) be not smaller than the size of the live conductors when the live conductors are copper and the neutral conductor is aluminum,

(c) be at least 4 sizes smaller than the live conductors when aluminum live conductors are used and the neutral conductor is copper,

(d) be at least 62.8 per cent of the area of the end section of the live conductors when the live conductors are the same material as the neutral conductor but are larger than the range of the B. & S. gauge sizes, and

(e) be at least 39.5 per cent of the area of the end section of the live conductors when aluminum live conductors larger than the range of the B. & S. gauge sizes are used and the neutral conductor is copper.

91. Subregulation 1 of regulation 292 of the principal Regulations is amended by striking out "No. 4 B. & S. gauge" in the second line and inserting in lieu thereof "No. 2 B. & S. gauge".

92. Regulation 293 of the principal Regulations is revoked and the following substituted therefor:

293. Where the conductors are

(a) larger than No. 2 B. & S. gauge,

(b) have insulation other than rubber, or

(c) are run in M.I. copper-clad cable

the identification of the conductors shall be continuous or each continuous length of conductor shall, at the time of installation, be suitably labelled or otherwise clearly and permanently marked at each end so that it can be identified readily.

93. Regulation 298 of the principal Regulations, except Table 22, is revoked and the following substituted therefor:

298.(1) The conductors used as feeders for circuits supplying electric ranges and other non-portable domestic cooking appliances shall be deemed to have the connected load indicated as follows:

(a) for ranges having a rating of 12 kilowatts or less, the connected load is the maximum demand in kilowatts shown in Table 22;

(b) for ranges having a rating of more than 12 kilowatts but not more than 21 kilowatts, the connected load is that indicated in clause a plus 5 per cent thereof for each kilowatt or part of a kilowatt by which the rating of each range exceeds 12 kilowatts;

(c) for ranges having a rating of more than 21 kilowatts, the maximum nameplate rating; and

(d) for two or more ranges having ratings of not more than 21 kilowatts each and which are not all of the same rating the connected load is the maximum demand in kilowatts shown in Table 22 for the total number of ranges plus 5 per cent thereof for each kilowatt or part of a kilowatt by which the average rating of the ranges, computed by averaging the aggregate of the ratings of the individual ranges and using 12 kilowatts for any rating less than 12 kilowatts, exceeds 12 kilowatts.

(2) The conductors in a range branch-circuit shall be deemed to have a connected load of at least 8 kilowatts.

(3) The size of conductors used as feeders for circuits supplying commercial ranges shall be based upon the connected load.

(4) For the purpose of computing conductor sizes for this regulation in cases where the voltage is unknown a voltage of 115/230 volts shall be assumed.

94. Regulation 299 of the principal Regulations is amended by striking out "supply" in the second line and inserting in lieu thereof "consumer's".

95. Regulation 307 of the principal Regulations is revoked and the following substituted therefor:

307. In any circuit installation or condition not specifically covered by regulations 296 to 306, both inclusive, a demand factor of 100 per cent shall be employed.

96. Subregulation 2 of regulation 308 of the principal Regulations is revoked and the following substituted therefor:

(2) Larger demand factors and wattage requirements may be used.

97. Regulation 311 of the principal Regulations is revoked and the following substituted therefor:

311. Nothing contained in regulations 296 to 310, both inclusive, shall be deemed to authorize the use of service conductors or feeders smaller than No. 10 B. & S. gauge copper or No. 8 B. & S. gauge aluminum.

98. Regulation 317 of the principal Regulations is revoked and the following substituted therefor:

317.(1) All electrical equipment and ungrounded conductors shall be furnished with

(a) approved devices which open automatically the circuit supplying the equipment or ungrounded conductors when the current in the circuit reaches a value which produces a dangerous temperature on the equipment or ungrounded conductors,

(b) approved manually-operated devices which disconnect safely

(i) all ungrounded conductors of the circuit simultaneously at the point of supply, and

(ii) over-current devices, except where a 2-wire grounded neutral branch-circuit supplies only fixed lighting loads which are connected to the neutral, and

(c) an approved device capable of opening the electric circuit when in the opinion of an inspector it is necessary to provide low-voltage release or low-voltage protection.

(2) Where an over-current device is in that part of a circuit which is supplied through an unpolarized attachment plug it may be connected in the neutral conductor.

(3) The devices shall not be connected in any grounded conductor unless they disconnect all ungrounded conductors before or at the same time as they disconnect the grounded conductor.

99. Regulation 327 of the principal Regulations is revoked and the following substituted therefor:

327.(1) Standard cartridge fuses rated at more than 600 amperes shall not be used.

(2) High rupturing capacity fuses may be rated at more than 600 amperes.

(3) Standard cartridge fuses and high rupturing capacity fuses shall not be used in circuits operating at more than 750 volts.

(4) High rupturing capacity fuses of the type indicated may be used as follows:

(a) high rupturing capacity Form I fuses in place of standard fuses,

(b) high rupturing capacity Form II fuses for over-current protection where circuit overload protection is provided by standard fuses, circuit-breakers or overload devices,

(c) high rupturing capacity Form II fuses in place of standard fuses where these regulations permit the use of fuses rated at more than the ampere rating of the load provided that the ratings of the high rupturing capacity Form II fuses do not exceed 85 per cent of the maximum rating permitted for standard fuses.

100. Regulation 328 of the principal Regulations is revoked and the following substituted therefor:

328. Standard cartridge or plug fuses shall not be connected in parallel.

101. Subregulation 2 of regulation 332 of the principal Regulations is revoked and the following substituted therefor:

(2) Switches of special design approved for the purpose may be used to interrupt currents greater than 600 amperes at a voltage of 750 volts or less.

102. Subregulation 2 of regulation 337 of the principal Regulations is amended by striking out "and" at the end of clause a, and by adding the following clauses:

(c) switches which are immersed in a liquid where a suitable caution notice is attached to the outside of the enclosure; and

- (d) switches which are so designed that all live parts are inaccessible when the switch is in the open position.

103. Sub-clause ii of clause c of subregulation 2 of regulation 342 of the principal Regulations is amended by adding "or Table 11" at the end thereof.

104.(1) Subregulation 1 of regulation 344 of the principal Regulations is amended by striking out "as shown in Table 9" in the third and fourth lines.

(2) Clause c of subregulation 2 of regulation 344 of the principal Regulations is revoked and the following substituted therefor:

- (c) fixture wiring, flexible cord of No. 16, 18 or 20 B. & S. gauge or tinsel cord.

(3) Subregulation 3 of regulation 344 of the principal Regulations is revoked and the following substituted therefor:

- (3) Fixture wire, flexible cord of No. 16, 18 or 20 B. & S. gauge and tinsel cord shall be deemed to be protected by 15-ampere over-current devices.

(4) Regulation 344 of the principal Regulations is amended by adding thereto the following subregulation:

- (4) Fixture wire referred to in subregulation 2 of regulation 379 shall be deemed to be protected by 20-ampere over-current devices.

105. Regulation 352 of the principal Regulations is revoked and the following substituted therefor:

352.(1) Snap switches shall have the following ratings:

- (a) subject to clause b an ampere rating not less than the ampere rating of the load for non-inductive loads;

- (b) a "T" rating for tungsten filament lamp loads and for combination tungsten filament lamp loads and non-inductive loads except where

- (i) the switches are used in branch-circuit wiring systems in private homes, in rooms in multiple-occupancy dwellings used as living quarters, in private hospital rooms, hotel rooms, in attics or basements or in similar locations not used as public rooms or places of assembly, and

- (ii) the switch controls permanently connected fixtures or lighting outlets in one room, one continuous hallway, an attic or basement, and

- (iii) the switch is rated at not less than 10 amperes for a potential of 125 volts, 5 amperes for a potential of 250 volts or in the case of a 4-way type switch 5 amperes for a potential of 125 volts or 2 amperes for a potential of 250 volts;

- (c) an ampere rating at least twice the ampere rating of the load for inductive loads unless the switches are approved as part of an assembly or for the purpose for which they are used.

- (2) Canopy switches controlling tungsten filament lamp loads shall have a "T" rating or an ampere rating at least 3 times the ampere rating of the load.

106. Subregulation 1 of regulation 358 of the principal Regulations is revoked and the following substituted therefor:

- (1) Subject to regulations 347, 361 and 362, every motor shall be protected by over-current devices which do not protect any other motor.

107. Regulation 359 of the principal Regulations is revoked and the following substituted therefor:

- 359.** Where fuses are used to provide over-current protection for a motor branch-circuit, the fuse-holders shall be of a size sufficient to accommodate fuses having the values required by regulation 358, but when fuses having time delay characteristics appropriate for the starting characteristics of the motor are used the fuse-holders may be of a smaller size.

108. Regulation 361 of the principal Regulations is revoked and the following substituted therefor:

- 361.** Two or more motors may be grouped under the protection of a single set of over-current devices where the over-current devices are not rated or set at more than 15 amperes, or the motors are used on or with a machine tool or a wood-working machine and the control equipment is so arranged that all contacts which open motor primary circuits are enclosed

- (a) in an enclosure forming part of the machine base and having no openings to the floor or to the foundation on which the machine rests, or

- (b) in a separately mounted enclosure having hinged doors with substantial catches and a wall-thickness of at least

- (i) 14 U.S. sheet-metal gauge if constructed of sheet iron or steel,

- (ii) 3/32 inch if constructed of malleable cast-iron, or

- (iii) 3/8 inch if constructed of other cast metal.

109. Subregulation 1 of regulation 362 of the principal Regulations is amended by striking out "regulation 346" in the fifth line and inserting in lieu thereof "regulation 347".

110. Regulation 379 of the principal Regulations is revoked and the following substituted therefor:

- 379.**(1) Receptacles, to which fixture wire or flexible cord, smaller than No. 14 B. & S. gauge, is connected shall not be connected to a circuit protected by over-current devices rated or set at more than 15 amperes for potentials up to 125 volts or 10 amperes for potentials between 125 volts and 250 volts.

- (2) Medium-base lamp-holders and fluorescent-type lighting fixtures in which the fixture-wiring and the ballast are enclosed in a metal race-way shall not be connected to a circuit protected by over-current devices rated or set at more than 20 amperes for potentials up to 125 volts or 10 amperes for potentials between 125 volts and 250 volts.

111. Subregulation 1 of regulation 401 of the principal Regulations is amended by striking out "regulation 343" in the last line and inserting in lieu thereof "regulation 342".

112. Subregulation 6 of regulation 408 of the principal Regulations is revoked and the following substituted therefor:

- (6) Where the conductors of a Class 2 remote-control or signal circuit are installed in a hoist-way, the conductors shall be installed in rigid conduit, electrical metallic tubing or M.I. copper-clad cable.

113. Regulation 425 of the principal Regulations is amended by adding thereto the following subregulation:

- (3) Single-conductor metal-sheathed cables run in ducts of insulating material shall

- (a) each be installed in a separate duct; and
- (b) have their sheaths isolated from ground except at the supply end where the sheaths shall be bonded together and grounded.

114. Subregulation 2 of regulation 428 of the principal Regulations is amended by adding "or" at the end of clause *a*, by revoking clauses *b* and *c* and by adding thereto the following clause:

- (b) metal frames of electrically-heated devices where an inspector is satisfied that the frames are permanently and effectively insulated from ground.

115.(1) Subregulation 2 of regulation 431 of the principal Regulations is revoked and the following substituted therefor:

- (2) Where it is impractical to ground the metal frames of electrically-heated appliances, the grounding may be dispensed with where an inspector is satisfied that the frames are permanently and effectively insulated from ground.

(2) Subregulation 3 of regulation 431 of the principal Regulations is revoked.

116. Regulation 434 of the principal Regulations is revoked and the following substituted therefor:

- 434. The grounding conductor may be connected to the grounded circuit-conductor in the service box on the supply side of the service-disconnecting means.

117. Clause *c* of subregulation 2 of regulation 439 of the principal Regulations is revoked and the following substituted therefor:

- (c) by any other means of grounding satisfactory to an inspector.

118. Subregulation 1 of regulation 441 of the principal Regulations is amended by adding "or" at the end of clause *a* and by striking out clause *c*.

119. Regulation 442 of the principal Regulations is amended by striking out "without special permission" in the fourth line and inserting in lieu thereof "without the permission of an inspector".

120. Subregulation 1 of regulation 452 of the principal Regulations is revoked and the following substituted therefor:

- (1) Artificial ground-electrodes shall consist of metal pipes, conduit or rods driven into earth, metal plates buried in the earth or other pipes approved for the purpose.

121. Regulation 457 of the principal Regulations is amended by adding thereto the following subregulations:

- (6) Any conductor of M.I. copper-clad cable may be used as a grounding conductor provided it is permanently marked at the time of installation so that it can be readily distinguished from the other conductors.

- (7) The sheaths of M.I. copper-clad cable and aluminum-sheathed cable may be used as grounding conductors for exposed non-current-carrying metal parts.

122. Regulation 458 of the principal Regulations is amended by adding thereto the following subregulation:

- (4a) Where a grounding-conductor is smaller than No. 6 B. & S. gauge it shall be installed and protected in the same manner as the circuit conductors.

123. Regulation 480 of the principal Regulations is revoked and the following substituted therefor:

- 480. Where, in the opinion of an inspector designated by the Commission for the purpose of this regulation, the duty cycle is such as to require electric welders to be treated on an individual basis the inspector may require the welders to be so treated.

124. Regulation 481 of the principal Regulations is revoked and the following substituted therefor:

- 481.(1) The supply conductors for an individual transformer arc-welder shall have a current-carrying capacity of not less than

- (a) 100 per cent of the rated primary current of an automatically operated welder; or

- (b) 80 per cent of the rated primary current of a manually operated welder.

- (2) The supply conductors of a group of transformer arc-welders shall have a current-carrying capacity equal to the sum of

- (a) 100 per cent of the rated primary current of the two largest welders in the group;

- (b) 85 per cent of the rated primary current of the third largest welder in the group;

- (c) 70 per cent of the rated primary current of the fourth largest welder in the group; and

- (d) 60 per cent of the aggregate rated primary current of all remaining welders in the group.

- (3) Where a high-operating duty cycle for individual arc-welders is not possible the current-carrying capacity of the supply conductors of a group of transformer arc-welders may, with the permission of an inspector, be calculated on lesser percentages than those specified in subregulation 2.

125. Clauses *b* and *c* of regulation 486 of the principal Regulations are revoked and the following substituted therefor:

- (b) "actual primary current" means the current drawn from the supply circuit during each welder operation at the particular heat tap and control setting; and

- (c) "duty cycle" means a percentage which expresses the relation between the time during which a welder is loaded and the total time required for one complete operation.

126. Regulation 494 of the principal Regulations is amended by adding thereto the following subregulation:

- (2) An oil burner installation shall be provided with a separate circuit controlled by a motor-circuit switch or a circuit-breaker located
 - (a) at the door-way of the furnace-room, or
 - (b) where there is no furnace-room, in an accessible location which would not expose an operator to injury in the event of a furnace failure.

127. Subregulation 2 of regulation 502 of the principal Regulations is revoked and the following substituted therefor:

- (2) Where the transformers are immersed in a liquid that will burn in air they shall be installed
 - (a) in vaults;
 - (b) in steel cubiles; or
 - (c) in a sub-station building used for no other purpose.

128.(1) Subregulation 1 of regulation 503 of the principal Regulations is amended by striking out "air-cooled" in the third line and inserting in lieu thereof "dry-core".

(2) Subregulation 3 of regulation 503 of the principal Regulations is amended by striking out "air-cooled" in the first line and inserting in lieu thereof "dry-core".

129. Regulation 505 of the principal Regulations is amended by adding thereto the following subregulations:

- (3) Where the transformers, switches or circuit-breakers are installed on the ground or on poles or other elevated structures, in proximity to the exterior surface of buildings constructed of combustible material or buildings of non-combustible material having unprotected openings or exterior trim consisting of combustible material, the buildings shall be protected in accordance with the requirements set out in column 3 of Table 50 applicable to the rating and the distance from the building of the transformers, switches and circuit-breakers, set out in columns 1 and 2 respectively of Table 50.
- (4) Where transformers, switches and circuit-breakers are installed on the ground they shall be placed on a concrete mat suitably curbed and drained or in a curbed area filled with coarse crushed stone.

TABLE 50
[regulation 505(3)]

	Column 1	Column 2	Column 3
	Rating	Distance from Building	Requirements
1.	0-75 KVA	Not exceeding 10 feet Exceeding 10 feet	Protection of all combustible surfaces with non-combustible material; windows shall have wired glass panes and metal sashes, and shall be non-opening. None
2.	75 KVA-333 KVA	Not exceeding 10 feet Exceeding 10 feet but not exceeding 20 feet Exceeding 20 feet	All openings shall be bricked up; all combustible material shall be replaced by non-combustible material. Protection of all combustible surfaces with non-cumbustible material; windows shall have wired glass panes and metal sashes and shall be non-opening. None
3.	Over 333 KVA	Not exceeding 20 feet Exceeding 20 feet but not exceeding 30 feet Exceeding 30 feet	All openings shall be bricked up; all combustible material shall be replaced by non-combustible material. All combustible material shall be replaced by non-combustible material; windows shall have wired glass panes and metal sashes, and shall be non-opening. None

130.(1) Subregulation 1 of regulation 507 of the principal Regulations is amended by striking out "air-cooled" in the first line and inserting in lieu thereof "dry-core".

(2) Clause *a* of subregulation 1 of regulation 507 of the principal Regulations is revoked.

131. Subregulation 1 of regulation 512 of the principal Regulations is amended

(a) by striking out "air-cooled" in the ninth and tenth lines and inserting in lieu thereof "dry-core", and

(b) by striking out "by special permission" in the last line.

132.(1) Subregulation 3 of regulation 514 of the principal Regulations is amended by striking out "ventilating outlets" in the fifth line and inserting in lieu thereof "ventilating openings".

(2) Subregulation 4 of regulation 514 of the principal Regulations is amended by striking out "ventilating outlets" in the third line and inserting in lieu thereof "ventilating openings".

133.(1) Clause *b* of regulation 526 of the principal Regulations is revoked and the following substituted therefor:

(b) the conductors supplying the electrical condenser shall have a minimum current-carrying capacity of 135 per cent of the rated current of the condenser but such current-carrying capacity shall not be less than 33 1/3 per cent of that of the motor-circuit conductors.

(2) Subregulation 2 of regulation 527 of the principal Regulations is amended by striking out "special permission" in the last line and inserting in lieu thereof "the permission of an inspector".

134. Regulation 531 of the principal Regulations is amended by adding thereto the following subregulation:

(4) Where access to the switchboard equipment can be had from the front only and maintenance replacements can be made from the front the switchboard may be installed against the wall provided in the opinion of an inspector there is adequate clearance in front of the switchboard to permit safe operation.

135.(1) Subregulation 1 of regulation 541 of the principal Regulations is revoked and the following substituted therefor:

(1) Electrical wiring in a storage-battery room shall be run

- (a) as bare conductors;
- (b) as open wiring;
- (c) in rigid conduit;
- (d) in electrical metallic tubing;
- (e) as M.I. copper-clad cable; or
- (f) as aluminum-sheathed cable.

(2) Regulation 541 of the principal Regulations is amended by adding thereto the following subregulation:

(5) Where M.I. copper-clad cable or aluminum-sheathed cable is used where it may be in direct contact with acid or acid spray it shall be adequately protected from corrosion.

136. Regulation 543 of the principal Regulations is revoked and the following substituted therefor:

543. Lightning arresters shall be installed in every distributing sub-station.

137. Subregulation 2 of regulation 553 of the principal Regulations is revoked and the following substituted therefor:

(2) Incandescent lamps may, with the permission of an inspector, be used as resistors in series with other devices.

138. Subregulation 2 of regulation 556 of the principal Regulations is revoked and the following substituted therefor:

(2) Where every appliance is provided with an integral temperature-limiting device, the pilot-light may, with the permission of an inspector, be dispensed with.

139. The principal Regulations are amended by adding the following regulation:

575a.(1) Except as provided in subregulation 2 the voltage of circuits used to supply the installations shall not exceed 150 volts to ground.

(2) Lighting branch-circuits in industrial and commercial establishments where a trained maintenance staff is available may have a voltage in excess of 150 volts but not exceeding 600 volts to ground when the lighting branch-circuits supply fixtures equipped with

(a) mogul-base screw-shell lamp-holders only; or

(b) lamp-holders of other types approved for specific purposes which are located at least 8 feet above floor level and do not have a switch control as an integral part of the fixture.

(3) The voltage between conductors supplying incandescent lamps in residential premises shall not exceed 150 volts.

140. Subregulation 2 of regulation 586 of the principal Regulations is revoked and the following substituted therefor:

(2) Every lighting fixture shall be so constructed and installed that conductors in the fixtures and in the outlet box are not subjected to temperatures greater than those for which the conductors are approved.

141. Regulation 587 of the principal Regulations is revoked and the following substituted therefor:

587.(1) Every lighting fixture, lamp-holder and rosette shall be securely supported.

(2) Every lighting fixture shall be supported from a fixed outlet in accordance with regulation 211.

(3) Where a lighting fixture weighs more than 6 pounds or exceeds 16 inches in any dimension, it shall not be supported by the screw-shell of the lamp-holder.

(4) Where a lighting fixture weighs more than 25 pounds it shall not be supported by an outlet box mounted on a bar hanger.

(5) Where a lighting fixture weighs more than 50 pounds, it shall be supported independently of the outlet box.

142. Regulation 593 of the principal Regulations is revoked and the following substituted therefor:

593.(1) No lighting fixture shall be used as a race-way for circuit conductors unless the fixture is approved for that use, but the conductors of a 2-wire, 3-wire or 4-wire branch-circuit supplying a fixture may be carried through an installation of lighting fixtures if, in the case of 3-wire or 4-wire branch-circuits, they are controlled by a switch or circuit-breaker which can be manually operated to simultaneously interrupt all ungrounded conductors.

(2) Where the lighting fixtures referred to in subregulation 1 are fluorescent, the ballasts and transformers in the installation shall be deemed to be a source of heat with temperatures exceeding 60 degrees centigrade and 140 degrees Fahrenheit and the conductors supplying the fixtures shall be of the slow-burning, SB, type and shall not be exposed to temperatures exceeding 90 degrees centigrade or 194 degrees Fahrenheit.

(3) Where a lighting fixture weighs more than 10 pounds it shall be installed so that the connections between the fixture conductors and the circuit conductors are accessible for inspection without removing the fixture supports.

143. Subregulations 1 and 2 of regulation 595 of the principal Regulations are revoked and the following substituted therefor:

(1) Where a rigid lighting fixture or lamp-holder is located at a height of less than 7 feet above the floor and is readily accessible the fixture or lamp-holder shall be protected from mechanical injury by a guard.

(2) A short, flexible drop-light or lighting fixture may be used without the guard required by subregulation 1.

144.(1) Subregulation 4 of regulation 603 of the principal Regulations is revoked and the following substituted therefor:

(4) The connection of the asbestos-covered or equivalent conductors with the branch-circuit conductors shall be made in the junction-box.

(2) Subregulation 6 of regulation 603 of the principal Regulations is revoked.

145. Subregulation 1 of regulation 610 of the principal Regulations is revoked and the following substituted therefor:

(1) Electric-lighting equipment shall be considered as grounded when it is mechanically and electrically connected in a permanent and effective manner to

- (a) metal race-way,
- (b) the armour of armoured-cable,
- (c) the sheath of M.I. copper-clad cable,
- (d) the sheath of aluminum-sheathed cable,
- (e) the grounding-conductor in non-metallic sheathed cable, or
- (f) a separate grounding-conductor not smaller than No. 14 B. & S. gauge,

but the race-way, armour, grounding-conductor or sheaths shall be grounded in a manner specified in Part VII.

146. Regulation 611 of the principal Regulations is amended by inserting after "lamps" in the third line "or fixtures".

147. Regulation 613 of the principal Regulations is revoked and the following substituted therefor:

613. The identified grounded supply-conductor shall be connected to permanently connected lamp-holders at the screw-shell binding-post which shall also be identified.

148. Regulation 617 of the principal Regulations is revoked and the following substituted therefor:

617. Where a metal lamp-holder is attached to a flexible cord the inlet for the flexible cord shall be equipped

- (a) with an insulating bushing, or
- (b) with a metal grommet where the lamp-holder is provided with a side outlet.

149. Regulation 633 of the principal Regulations is revoked and the following substituted therefor:

633.(1) Where lighting branch-circuits supply ballasts, transformers or auto-transformers, the load of the branch-circuits shall be computed on the basis of the total amperes of the units and not on the watts of the lamps.

(2) Where gas-tube fixtures are wired with conductors smaller than No. 14 B. & S. gauge, the aggregate capacity of the fixtures connected to any 2 wires of a lighting branch-circuit protected by a 20-ampere over-current device shall not be more than 15 amperes.

150.(1) Subregulation 1 of regulation 640 of the principal Regulations is revoked and the following substituted therefor:

(1) The secondary conductors of an electric-discharge lighting system shall be gas-tube-sign cable approved for the purpose and for the voltage of the circuit and not more than 20 feet of which shall be run in metal race-way from

- (a) a single transformer, or
- (b) either side of a mid-point grounded transformer.

(2) Subregulation 2 of regulation 640 of the principal Regulations is amended by striking out "1038" in the second line and substituting in lieu thereof "1038a".

151. Regulation 643 of the principal Regulations is revoked and the following substituted therefor:

643.(1) Those parts of lamp installations in an electric-discharge lighting system which must be removed for lamp replacement shall be hinged or fastened by an approved method.

(2) Lamp terminals and lamp-holders shall be so designed that the lamp can be replaced with a minimum exposure of bare live parts but protection against space discharge shocks need not be provided where lamps are replaced by a trained maintenance staff.

152. Subregulation 1 of regulation 644 of the principal Regulations is amended by striking out "1/4 inch" in the fourth line and inserting in lieu thereof "1 inch".

153. Part XI of the principal Regulations is revoked and the following substituted therefor:

PART XI

ELECTRIC CRANES & HOISTS

645. This Part applies to electric cranes and hoists.

646. In this Part "contact-conductor" means a bare conductor from which the current for supplying cranes or hoists is collected by moving contacts or shoes.

CONTACT-CONDUCTORS

647. Where rigid contact-conductors are run along runways, mono-rail tracks or bridges and consist of hard copper, aluminum, steel or other suitable material in appropriate cross-sections they shall

- (a) be provided with insulating supports at intervals of at least 80 times the vertical dimension of the conductor but in any case not exceeding 15 feet;
- (b) have a maximum air-gap separation of at least 1 inch from adjacent conductors and collectors; and
- (c) have all sections mechanically joined to provide a continuous electrical connection.

648.(1) Flexible contact-conductors shall be secured at their ends by strain insulators.

(2) Flexible contact-conductors shall not be smaller than

- (a) No. 4 B. & S. gauge where the strain insulators are less than 60 feet apart, and
- (b) No. 2 B. & S. gauge where the strain insulators are more than 60 feet apart.

(3) Every flexible contact-conductor shall be so mounted on insulators that at its maximum displacement the conductor is not within $1\frac{1}{2}$ inches to ground or to other live conductors.

649.(1) Where 2 or more main flexible contact-conductors are carried along runways they shall be separated from each other by

- (a) at least 6 inches where the conductors are run in the same horizontal plane,
- (b) at least 8 inches where the conductors are not run in the same horizontal plane.

(2) The separation required by clause *a* of subregulation 1 may be reduced to 3 inches where the conductors supply mono-rail hoists.

(3) Bridge contact-conductors shall be separated from one another by at least $2\frac{1}{2}$ inches.

(4) Where the span of bridge contact-conductors exceeds 80 feet insulating saddles shall be placed at intervals not exceeding 50 feet.

650.(1) Where main flexible contact-conductors are carried along runways they shall be supported by insulating supports at intervals of not more than 20 feet.

(2) Where necessary the intervals between insulating supports may be increased to a maximum of 40 feet provided that the separation between the conductors required by regulation 649 is increased proportionately.

651.(1) Where mono-rail, tram-rail tracks or crane-runway tracks are used as a conductor of current for one phase of a 3-phase alternating-current system which furnishes power to the carrier, crane or trolley

- (a) the conductors supplying the other 2 phase of the power supply system shall be insulated;
- (b) the power for all phases shall be obtained from an insulating transformer;
- (c) the potential shall not exceed 300 volts;
- (d) the rail which serves as a conductor shall be grounded at the transformer only; and
- (e) all sections of the track shall be mechanically joined to provide a continuous electrical connection.

(2) Notwithstanding clause *d* of subregulation 1 fittings may be used to attach the rail to the building.

652. Where a crane or hoist is operated by more than one motor a common return conductor of proper current-carrying capacity may be used.

653.(1) Contact-conductors shall be

- (a) isolated by elevation; or
 - (b) provided with suitable guards so that persons in contact with the ground or with conducting material connected to the ground cannot inadvertently touch the conductors.
- (2) Contact conductors shall not be used as feeders for any equipment other than the crane or cranes which they serve.

CONDUCTORS OTHER THAN CONTACT-CONDUCTORS

654.(1) Subject to subregulation 2 conductors other than contact-conductors shall

- (a) be of any approved rubber-, or thermo-plastic-insulated type where run in any location;
- (b) be of V, A-1, or A-4 type where run in dry locations.

(2) The conductors shall be of the types specified for the following locations:

- (a) conductors which connect to a resistor, types A-7 or A-11;
- (b) conductors in locations exposed to severe external heat
 - (i) in dry places, types A-7 or A-11, but where the external heat does not exceed 90 degrees centigrade types SB or A-4 may be used;
 - (ii) in damp places types RW or A-2, provided that where RW type conductors are grouped they shall be taped with flame-retarding covering.

654a. Flexible conductors, other than contact-conductors, provided where practicable with cable-reels or take-up devices, may be used to connect motors to the power supply.

- 654b.(1) Subject to subregulations 2 and 3 conductors other than contact-conductors shall be enclosed in metal race-ways.
- (2) Where it is not practicable to install a terminal box short lengths of exposed conductors may be run from conduit, or other outlet fittings to collectors, resistors, magnetic brakes, motors or other equipment provided that the conductors are protected from mechanical injury during the operation of the crane or hoist.
- (3) Where a pendant push-button station is so supported as to protect the conductors from strain the station may be supplied from exposed multiple-conductor cables.
- 654c. Where a crane or hoist is operated by more than one motor a common return conductor of proper current-carrying capacity may be used.

CONTROL AND PROTECTION OF CIRCUITS

- 654d.(1) The main contact-conductors shall be controlled by a fused motor-circuit switch or a circuit-breaker.
- (2) Where cranes or hoists are operated from cages or cabs a general-use switch may be used as a controlling device instead of the devices specified by subregulation 1.
- (3) The controlling device shall be
- (a) arranged to lock in the open position;
 - (b) located so that the crane or hoist and the contact-conductors are visible from the device; and
 - (c) readily accessible and operable from the ground or floor.
- 654e.(1) Where cranes or hoists are operated from cages or cabs the conductors supplying the electrical equipment in the cage or cab from the contact-conductors shall be controlled by a fused motor-circuit switch or a circuit-breaker mounted
- (a) in the cage or cab; or
 - (b) on the bridge in such a location as to be operable from the cage or cab when the trolley is at either end of the bridge.
- (2) The controlling devices prescribed by subregulation 1 shall be rated or set at not less than
- (a) 50 per cent of the combined short-time ampere-rating of the motors; or
 - (b) 75 per cent of the combined short-time ampere-ratings of those motors required for one single crane or hoist motion.
- 654f. A limit-switch shall be provided for the upper limit of travel of crane-hoists.
- 654g.(1) Subject to subregulation 2 where a crane or hoist is operated by more than one motor each motor shall be protected by an over-current device in accordance with Part V.
- (2) Where 2 motors operate a single hoist, carriage, truck or bridge and are controlled as a unit by one controller the 2 motors and their leads may be protected by a single over-current device which shall be located in the cage or cab where there is one.

HAZARDOUS LOCATIONS AND GROUNDING

- 654h. Where a crane or hoist operates over combustible material the resistor shall be located in conformance with subregulation 2 of regulation 790.
- 654i. Motor frames, tracks, controller enclosures and the entire frame of every crane or hoist shall be grounded in conformance with Part VII.
154. Regulation 655 of the principal Regulations is revoked and the following substituted therefor:
655. This Part applies to electrically-operated elevators, including passenger elevators, freight elevators, escalators and dumb-waiters.
155. Subregulation 1 of regulation 661 of the principal Regulations is revoked and the following substituted therefor:
- (1) Where the conductors of an elevator-wiring system, other than travelling cables or conductors used in Class 1 or Class 2 signal systems, are located in a hoistway, they shall be installed in rigid conduit, electrical metallic tubing, or where the cable sheath is not exposed to mechanical injury, in M.I. copper-clad cable or aluminum-sheathed cable, but flexible conduit or armoured-cable may be used between riser- and limit-switches, interlocks, push-buttons or similar devices.
156. Regulation 668 of the principal Regulations is amended by adding thereto the following subregulation:
- (2) A separate lighting branch-circuit shall be installed for every passenger elevator-car.
157. Regulation 677 of the principal Regulations is amended by adding thereto the following subregulation:
- (3) Every elevator shall be equipped with brakes which brake automatically to stop the car by the operation of a spring or the force of gravity when the operating device is in the "Stop" position and do not release until power has been supplied to the motor.
158. Regulation 679 of the principal Regulations is amended by adding thereto the following subregulations:
- (2) Machine rooms shall be provided with artificial light the illumination of which shall be based on not less than $\frac{1}{2}$ of one watt for each square foot of floor area.
- (3) The lighting switch installed for machine-room lighting shall be located within easy reach of the machine-room door.
- (4) The elevator service switch and the lighting switch shall be of the enclosed type and shall where practicable be installed on the lock-jamb side of the machine-room door.
159. Regulation 680 of the principal Regulations is revoked and the following substituted therefor:
- 680.(1) There shall be a working space of at least 24 inches behind and 30 inches in front of the live parts of each elevator controller.
- (2) Notwithstanding subregulation 1 auxiliary equipment may be placed immediately in front of or behind a controller provided the spacing required by subregulation 1 is maintained in front of or behind the auxiliary equipment respectively.

- (3) Where controllers are enclosed in cabinets having swinging doors or removable sections the working space required by subregulation 1 may be measured from the controllers when the doors are opened or the sections are removed.
- (4) The requirements of subregulation 1 do not apply to
 - (a) controllers totally enclosed in cabinets and mounted on the wall;
 - (b) controllers mounted on, over or against the elevator mechanism provided there is reasonable access to the controllers; or
 - (c) enclosed escalator controllers provided the controllers can be readily removed for maintenance purposes.
- (5) Where controllers are mounted on panels there shall be a clear passageway of at least 18 inches from front to rear on at least one side of the panel or group of panels.

160. The principal Regulations are amended by adding the following regulation:

PREVENTION OF EXCESSIVE OVER-SPEED

685a. Where a dry-plate, or other type of rectifier incapable of absorbing electrical energy, is used to transform alternating current to direct current for the operation of an elevator motor a device shall be installed capable of absorbing a sufficient amount of energy regenerated by the motor to prevent the elevator from attaining a speed greater than 125 per cent of its speed in the up direction carrying its authorized load.

161. Regulation 689 of the principal Regulations is amended by adding thereto the following subregulation:

- (3) Where equipment is approved for use in atmospheres containing a particular kind of gas or vapour those locations shall be classified according to the kind of gas or vapour present.

162. Regulation 694 of the principal Regulations is revoked and the following substituted therefor:

694. Electrical equipment designed for use in a hazardous location shall be so marked as to indicate the class and the group, or the particular kind of gas or vapour, for which the equipment has been approved.

163. Regulation 697 of the principal Regulations is amended by inserting after "electrical-wiring system" in the sixth line "and the electrical equipment in the hazardous location".

164. Regulation 700 of the principal Regulations is revoked and the following substituted therefor:

700. Subject to regulation 708 dry-core transformers other than the explosion-proof type shall not be installed in a Class I Division 1 location.

165. Subregulation 2 of regulation 703 of the principal Regulations is amended by adding at the end thereof "but where they are approved for a particular gas or vapour general-purpose enclosures may be used".

166.(1) Subregulation 2 of regulation 704 of the principal Regulations is revoked and the following substituted therefor:

- (2) Every explosion-proof threaded joint shall have at least 5 full threads engaged and running threads shall not be used for coupling lengths of conduit.
- (2) Regulation 704 of the principal Regulations is amended by adding thereto the following subregulations:
 - (4) A wiring method which is not explosion-proof and which consists of electrical wiring and electrical equipment approved for use in an atmosphere containing the particular gas or vapour present and which is installed, maintained and operated in accordance with the conditions of approval may be used as an alternative to the wiring method required by subregulation 1.
 - (5) Where the wiring method referred to in subregulation 4 is used it shall be sealed in accordance with regulation 705 where it connects with the rigid conduit and explosion-proof equipment required by subregulation 1.

167. Regulation 707 of the principal Regulations is amended by inserting after "group" in the fifth line "or for the particular gas or vapour".

168. Regulation 708 of the principal Regulations is revoked and the following substituted therefor:

708. Every control transformer having a rating in excess of 1 kilowatt and every impedance coil and resistor used as or in conjunction with control equipment for motors, generators or electric appliances in a Class I Division 1 location and the switching mechanism, if any, used with it, shall be provided with an explosion-proof enclosure approved for the class and group of the location.

169. Subregulation 1 of regulation 715 of the principal Regulations is amended by inserting after "group" in the fifth line "or for the particular gas or vapour".

170. Subregulation 1 of regulation 718 of the principal Regulations is revoked and the following substituted therefor:

- (1) Dry-core transformers shall not be installed in Class I Division 2 locations.

171. Subregulation 2 of regulation 719 of the principal Regulations is amended by inserting after "group" in the fourth line "or for the particular gas or vapour".

172. Subregulation 1 of regulation 722 of the principal Regulations is revoked and the following substituted therefor:

- (1) The wiring method in Class I Division 2 location shall be rigid conduit with, except where general-purpose enclosures are permitted by regulations 718 to 738, both inclusive, boxes, box-assemblies and fittings having
 - (a) threaded joints for conduit connection with at least 3 full threads engaged;
 - (b) tightly-fitting covers or other effective means of preventing the escape of sparks or burning material; and
 - (c) no holes for attachment screws, or any other opening through which sparks or burning material may escape or adjacent combustible material may be ignited.

173. Clause *b* of regulation 726 of the principal Regulations is amended by inserting after "type" in the last line "provided it is unfused".

174. Regulation 731 of the principal Regulations is revoked and the following substituted therefor:

731.(1) Every lamp in a Class I Division 2 location shall be installed in a fixture which

(a) in the case of a portable lamp is of the explosion-proof type approved for use in the class and group of the location;

(b) in the case of a fixed lighting fixture is

(i) protected from mechanical injury by its location or by suitable guards,

(ii) enclosed or otherwise safeguarded against the discharge of sparks or other burning material, and

(iii) not capable of attaining a surface temperature during normal operation in excess of 80 per cent of the ignition temperature of the gas or vapour present;

(c) in the case of a pendant fixture is suspended by a threaded rigid-conduit stem or by other approved means.

(2) Where the stem required by clause *c* of subregulation 1 is longer than 12 inches, flexibility shall be ensured by the use of a fitting or flexible connector suitable for the purpose installed not more than 12 inches from the point of attachment to the supporting box or fitting.

(3) The starting and control equipment for mercury-vapour and fluorescent lamps shall comply with the requirements of regulation 729.

(4) Where a switch is part of the assembled fixture or of an individual lamp-holder, it shall be of a type approved for the class and group of the location.

175. Subregulation 1 of regulation 736 of the principal Regulations is amended by inserting after "provided" in the sixth line "the equipment is approved for the use with the particular gas or vapour of the location".

176. Subregulation 1 of regulation 740 of the principal Regulations is amended by striking out "Air-cooled" in the first line and inserting in lieu thereof "Dry-core".

177. Regulation 743 of the principal Regulations is revoked and the following substituted therefor:

743.(1) The wiring method in a Class II Division 1 location shall be rigid conduit with threaded boxes and fittings approved for the class and group of the location.

(2) Where it is necessary to use flexible connections and provided the prevailing dust is electrically non-conductive, flexible conduit welded or brazed to connectors or nipples, or type S flexible cord with bushed fittings at each end, shall be used.

(3) Where a flexible cord permitted under subregulation 2 is used in locations where it may be exposed to oil or other corrosive conditions the flexible cord shall be of a type approved for use under those conditions.

(4) The flexible cord shall contain an additional conductor for grounding.

178. Subregulation 2 of regulation 754 of the principal Regulations is revoked and the following substituted therefor:

(2) Where under clause *c* of subregulation 1 current-breaking contacts are immersed in oil, or the interruption of current occurs in a chamber sealed against the entrance of dust, and provided that the prevailing dust is electrically non-conductive, the enclosure may be of a general-purpose type.

179. Regulation 759 of the principal Regulations is amended by striking out "air-cooled" in the first line and inserting in lieu thereof "dry-core".

180. Clauses *c*, *d*, and *e* of subregulation 1 of regulation 784 of the principal Regulations are revoked and the following substituted therefor:

(c) lead directly to a source of clean air outside the building in the case of suction vent-pipes;

(d) lead directly outside in the case of exhaust vent-pipes;

(e) be screened at the outer end to prevent the entrance of small animals or birds; and

(f) be protected against mechanical damage and against rust or other corrosive agent.

181. Regulation 790 of the principal Regulations is revoked and the following substituted therefor:

790.(1) No crane which operates in a Class III Division 1 location shall be operated on a system having a grounded conductor.

(2) Where a crane operates in a Class III Division 1 location the resistors shall be placed in

(a) a well-ventilated cabinet

(i) constructed of non-combustible material; and

(ii) so constructed that it will not emit flames or molten metal, or

(b) a cage or cab the sides of which are constructed of non-combustible material from the floor to at least 6 inches above the top of the resistors.

(3) The feeders for every crane operating in a Class III Division 1 location shall be equipped with a recording ground-detector and shall be protected by a relay which automatically opens the feeder circuit-breaker when the insulation of the system falls below 1000 ohms.

(4) Where a crane operates in a room used for the storage of ignitable fibres, the bare conductors shall be screened so as to prevent the escape of sparks or hot particles and the moving current-collectors shall be so designed as to minimize sparking at sliding contacts.

(5) Where the distance of travel of crane referred to in subregulations 1 to 4 permits, the current shall be supplied to the crane through type S flexible conductors equipped with an approved type of reel or take-up device.

182. The principal Regulations are amended by adding thereto the following regulation:

811a. In this Part "floor level" means

- (a) the actual level of the floor where it is constructed at or above grade level; or
- (b) where the floor is constructed below grade level the level the floor would be if it had been constructed level with the bottom of outside doors or other openings in the building at or above grade level.

183. Regulation 811 of the principal Regulations is amended by inserting after "installed in" in the second line "aircraft hangars".

184. Regulation 812 of the principal Regulations is amended by inserting after "parts of" in the first line "aircraft hangars".

185. Regulation 815 of the principal Regulations is revoked and the following substituted therefor:

815.(1) Where generators, motors, controllers and similar equipment having commutators, collector rings, or make-and-break or sliding contacts are located 18 inches or more above the floor level of an aircraft hangar, a garage, service station or filling station, they shall

- (a) be of the totally-enclosed type, or
- (b) have wire screens or perforated metal with openings of not more than 5/100 inch in one dimension placed at the commutator or brush ends of the motors and generators so as to prevent the discharge of particles.

(2) Where cut-outs, switches, receptacles, fixed lamp-holders, charging panels or other electrical equipment which tends to produce arcs or sparks are installed in an aircraft hangar, a garage, service station or filling station within 18 inches above the floor level, they shall be of a type approved for use in Class I locations under Part XIII.

186. Regulation 816 of the principal Regulations is amended by adding thereto the following subregulation:

(2) Where gasoline pumps are supplied by wiring buried directly in the earth armoured-cable of the lead-sheathed rubber-insulated ACL type shall be used and shall be secured to the junction-box on the pump by a connector of the lead-gland type.

187. Regulation 817 of the principal Regulations is revoked and the following substituted therefor:

817.(1) In garages, service stations, filling stations and aircraft hangars

- (a) the flexible cord for pendent lamps shall be of type K, type S, type SO or type ST;
- (b) the flexible cord for portable lamps and equipment shall be type S, type SO or type ST;
- (c) the flexible cord for battery charging shall be type S, type SO or type ST.

(2) Every flexible cord and every device used with a flexible cord in a garage, service station, filling station or aircraft hangar shall conform to clause *d* of subregulation 1 of regulation 431, clause *b* of subregulation 1 of regulation 441 and subregulation 2 of regulation 441.

188. Subregulation 1 of regulation 818 of the principal Regulations is amended by inserting after "used in" in the second line "an aircraft hangar".

189.(1) Subregulation 1 of regulation 819 of the principal Regulations is amended by inserting after "outlet in" in the second line "an aircraft hangar".

(2) Subregulation 3 of regulation 819 of the principal Regulations is amended by striking out "4 feet" in the second line and inserting in lieu thereof "18 inches".

190.(1) Subregulation 1 of regulation 820 of the principal Regulations is amended by inserting after "pendent lamp in" in the second line "an aircraft hangar".

(2) Subregulation 2 of regulation 820 of the principal Regulations is amended by inserting after "used in" in the first line "an aircraft hangar".

(3) Subregulation 3 of regulation 820 of the principal Regulations is amended by inserting after "used in" in the first line "an aircraft hangar".

191. Regulation 821 of the principal Regulations is amended by inserting after "equipment in" in the first line "an aircraft hangar".

192. Regulation 828 of the principal Regulations is amended by adding thereto the following subregulations:

- (5) M.I. copper-clad cable may be used in a Category 1 location but where the cable is secured to a wall it shall be secured so as to give at least one-quarter inch clearance from the wall.
- (6) Aluminum-sheathed cable may be used in a Category 1 location provided it is adequately protected by corrosion-resisting material for the location in which it is installed.

193. Regulation 829 of the principal Regulations is revoked and the following substituted therefor:

829.(1) Subject to subregulations 2, 3, 4, 5, 6, 7 and 8 conductors used in Category 2 locations shall be

- (a) of the rubber-insulated, R or RW, type;
- (b) of the weather-proof WP type;
- (c) of the varnished-cloth, V, or asbestos-varnished-cloth type;
- (d) run in M.I. copper-clad cable; or
- (e) run in aluminum-sheathed cable.

(2) The weatherproof type shall be used only for conductors run as open wiring.

(3) In a wet location, the varnished-cloth, V, or asbestos-varnished-cloth types shall not be used unless lead-covered.

(4) M.I. copper-clad cable shall not be used in locations where the corrosive action is likely to have a deteriorating effect on the sheath.

(5) Aluminum-sheathed cable shall not be used unless it is adequately protected by corrosion-resisting material for the location in which it is installed.

(6) Where the vapours likely to be present are of such nature that a conductor of a type specified in subregulation 1 would not afford adequate protection, an inspector may require the use of any other type.

(7) Non-metallic sheathed cable shall not be used in a Category 2 location other than a dairy barn, chicken house or other farm building.

(8) Surface metal race-ways, under-floor-race-ways, bare conductors, armoured-cable, wire-ways, busways and split knobs shall not be used in a Category 2 location.

194. Regulation 839 of the principal Regulations is amended by inserting after "cable" in the first line "other than the N.M.W. type".

195. Regulation 840 of the principal Regulations is revoked and the following substituted therefor:

840. Non-metallic sheathed cable other than the N.M.W. type shall not be installed in root-houses.

196. Regulation 841 of the principal Regulations is amended by inserting after "cable" in the first line "other than the N.M.W. type".

197. Subregulation 1 of regulation 842 of the principal Regulations is amended by inserting after "cable" in the first line "other than the N.M.W. type".

198. Regulation 844 of the principal Regulations is amended by inserting after "rigid conduit" in the first line "or M.I. copper-clad cable".

199. Regulation 849 of the principal Regulations is amended by inserting after "rigid conduit" in the second line "or M.I. copper-clad cable".

200. Regulation 862 of the principal Regulations is revoked and the following substituted therefor:

862. The flexible cord used on portable projection equipment shall be of the S, SJ, SO, ST or K type.

201. Regulation 864 of the principal Regulations is amended by adding thereto the following subregulation:

(2) Every projection room shall be provided with an exhaust fan capable of completely changing the air once in every three minutes and so arranged that it may be controlled both inside the projection room and from a nearby point outside the projection room.

202. Subregulation 2 of regulation 868 of the principal Regulations is revoked and the following substituted therefor:

(2) The storage-battery leads shall be of the rubber-insulated, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWII, type.

203. Subregulation 1 of regulation 871 of the principal Regulations is revoked and the following substituted therefor:

(1) The source of electrical energy shall be

- (a) a self-excited generator;
- (b) a primary battery; or
- (c) a rectifier.

204. Regulation 879 of the principal Regulations is revoked and the following substituted therefor:

879.(1) Organ lofts shall be illuminated by means of rigid conduit, M.I. copper-clad cable or aluminum-sheathed cable and dust-tight fixtures.

(2) Every conductor used for illumination shall be completely enclosed within the conduit, M.I. copper-clad cable, aluminum-sheathed cable or fitting.

(3) A receptacle shall be provided in the organ loft for the supply of current to an approved portable hand-lamp.

205. Regulation 903 of the principal Regulations is revoked and the following substituted therefor:

903. The conductors for outline lighting shall be run

- (a) as open wiring;
- (b) in rigid conduit;
- (c) in metal troughs;
- (d) as lead-sheathed armoured-cable;
- (e) as M.I. copper-clad cable; or
- (f) as aluminum-sheathed cable.

206. Regulation 912 of the principal Regulations is revoked and the following substituted therefor:

912. Miniature lamp-holders shall not be used without the permission of an inspector.

207. Subregulation 2 of regulation 913 of the principal Regulations is amended by striking out "15" in the third line and inserting in lieu thereof "12".

208. Clause c of subregulation 1 of regulation 916 of the principal Regulations is revoked and the following substituted therefor:

(c) flexible conduit, armoured-cable, M.I. copper-clad cable or aluminum-sheathed cable may be used with the permission of an inspector.

209. The principal Regulations are amended by adding the following regulations:

916a. Wiring for border-, stage-pocket or remote-control circuits may be run

- (a) in rigid conduit or steel E.M. tubing provided the size of conduit or tubing in relation to the number of conductors used meets the requirements of regulation 277; and
- (b) in auxiliary gutters and metal race-ways provided the sum of the cross-sectional areas of the conductors, including insulation and covering, is not more than 20 per cent of the interior cross-sectional area of the gutter or race-way.

916b. A maximum of 30 aisle-light outlets may be supplied from one branch-circuit provided that the size of the lamp bulb which can be used with each outlet is limited by the use of barriers or other devices to 25 watts or less.

210.(1) Subregulation 1 of regulation 925 of the principal Regulations is revoked and the following substituted therefor:

(1) Every portable switchboard shall be supplied by means of an approved flexible cord of type K, S, SO or ST cable terminating within the switch-board enclosure in an externally-operated, enclosed, fused master-switch.

(2) Subregulation 3 of regulation 925 of the principal Regulations is revoked and the following substituted therefor:

(3) The cable and the flexible cord shall be of sufficient current-carrying capacity to carry the total load-current of the switchboard.

211. Regulation 932 of the principal Regulations is amended by adding thereto the following subregulations:

- (7) Foot, border, proscenium or portable strip-lighting fixtures shall be adequately insulated for the temperatures to which they are exposed but the insulation shall in all cases be adequate for exposure to a temperature of 125 degrees centigrade or 257 degrees Fahrenheit.
- (8) Subject to subregulation 9 conductors used for the wiring of border-lights shall be
 - (a) the all-asbestos insulated types A-7, A-11 or A-16 (a); or
 - (b) the asbestos-varnished-cambric insulated types A-1, A-9, A-15 or A-17.
- (9) Where conductors used for the wiring of border-lights are exposed to temperatures not exceeding 90 degrees centigrade or 194 degrees Fahrenheit the asbestos-varnished-cambric types A-3 or A-4 or the slow-burning SB type may be used.

212. Regulation 961 of the principal Regulations is amended by adding "or steel E.M. tubing" at the end thereof.

213. Subregulation 2 of regulation 971 of the principal Regulations is amended by adding "only to authorized persons" at the end thereof.

214. Clause *a* of regulation 980 of the principal Regulations is amended by inserting after "vaults" in the first line "and store-rooms".

215. Subregulation 1 of regulation 981 of the principal Regulations is revoked and the following substituted therefor:

- (1) Vaults and store-rooms for the storage of furs or silks shall be wired with rigid conduit, M.I. copper-clad cable or aluminum-sheathed cable.

216.(1) Subregulation 1 of regulation 982 of the principal Regulations is amended by inserting after "vaults" in the first line "and store-rooms".

(2) Subregulation 2 of regulation 982 of the principal Regulations is amended by adding "and store-rooms" at the end thereof.

(3) Subregulation 3 of regulation 982 of the principal Regulations is amended by inserting after "vaults" in the second line "and store-rooms".

217. Subregulation 1 of regulation 983 of the principal Regulations is amended by inserting after "vaults" in the second line "and store-rooms".

218.(1) Subregulation 1 of regulation 984 of the principal Regulations is amended by inserting after "vaults" in the first line "and store-rooms".

(2) Subregulation 2 of regulation 984 of the principal Regulations is amended by adding "and store-rooms" at the end thereof.

219. Regulation 985 of the principal Regulations is revoked and the following substituted therefor:

- 985.(1) Lighting branch-circuits in vaults and store-rooms shall be controlled by a double-pole switch located outside the vault or store-room but near the entrance thereto.

- (2) Every switch which controls a lighting circuit shall be equipped with a red pilot-lamp located outside the vault or store-room readily visible to persons in the workroom used in connection with the vault or store-room.

- (3) Where a master switch is arranged to control the wiring in several vaults or store-rooms or more than one circuit in one vault or store-room, only one pilot light shall be required for the master switch.

220. Regulation 986 of the principal Regulations is amended by inserting after "vaults" in the first line "or store-rooms".

221. Subregulation 3 of regulation 987 of the principal Regulations is revoked and the following substituted therefor:

- (3) Every motor within a vault or store-room and every motor which operates a refrigeration unit used in connection with a vault or store-room shall be so arranged as to shut down automatically when a fire- or smoke-detection system or an automatic sprinkler-system goes into operation within the vault or store-room.

222. Regulation 988 of the principal Regulations is amended by inserting after "vault" in the second line "or a store-room".

223. The heading immediately before regulation 989 of the principal Regulations is struck out and the following substituted therefor:

VAULTS, STORE-ROOMS OR -AREAS AND ISOLATED BUILDINGS

224. Subregulation 1 of regulation 989 of the principal Regulations is amended by adding after "vaults" in the first line "store-rooms or areas".

225. Part XXIV of the principal Regulations, except Tables 35 and 36, is revoked and the following substituted therefor:

PART XXIV

HIGH-POTENTIAL INSTALLATIONS

GENERAL

- 991.(1) This Part shall apply to electrical installations operating at potentials of more than 750 volts, other than electrical equipment used

- (a) in connection with X-ray and high-frequency installations; or
- (b) for sign- or outline-lighting, radio- or signalling-transmission, or cold-cathode lighting.

- (2) This Part shall be supplementary to and not exclusive of any other Part.

- 992. No person shall proceed with a high-potential installation unless the plans thereof have been filed with the Commission under regulation 22 and the approval of the Commission thereto obtained.

- 993. Service equipment shall

- (a) be installed in a location satisfactory to an inspector and the supply authority; and
- (b) where installed within a building be installed at the point where the service conductors enter the building.

- 994.(1) The electrical equipment shall be accessible for safe operation but otherwise inaccessible.
- (2) A permanent notice reading
- (a) Danger — High Voltage; or
- (b) Danger ————— Volts
- shall be displayed in a conspicuous position on vaults, enclosures or equipment rooms.
- (3) Permanent notices shall be posted at each single-pole isolating switch and fuse cut-out warning against their use as circuit-load-interrupter switches while they are carrying current.
- (4) Where isolating switches are group-operated they shall be so interlocked that they cannot be operated while carrying any load current.

- 995.(1) Where supply voltages do not exceed 4,000 volts, auto-transformers may be used.
- (2) Where low-potential circuits are supplied by an auto-transformer used in a high-potential installation, regulation 265 shall apply.

CONDUCTORS

- 996.(1) Service conductors in locations other than sub-stations and transformer vaults shall be
- (a) single- or multiple-conductor, lead-covered or other cable having suitable moisture-resisting covering, and
- (b) armoured or installed in rigid conduit or duct.
- (2) Where the service conductors are within a building they shall be installed only in fire-resisting, electrical-equipment rooms or vaults.
- (3) Compliance with subregulation 2 is not required where
- (a) the service entrance-equipment consists of metal-enclosed switch-gear operating at less than 15,000 volts between conductors and transformers are installed in accordance with regulations 502 to 521, both inclusive; or
- (b) conductors are installed in accordance with subregulation 1 of regulation 999.
- (4) Service-conductors connecting a customer's station and the supply authority's equipment shall be
- (a) capable of withstanding a short-circuit current without damage to the conductors or their insulation; or
- (b) acceptable to the supply authority.
- 997.(1) Service-conductors may be carried into a building through suitable lead-in devices, but the conductors shall be so located or guarded as to be inaccessible from the ground or from a window, flat roof, balcony or other place of vantage.
- (2) The service-conductors
- (a) shall be not smaller than No. 6 B. & S. gauge; and
- (b) shall have a mechanical strength equivalent to that of hard-drawn copper.

998. Subject to regulation 999 where conductors other than service conductors operate at more than 15,000 volts and are installed within a building they shall be installed only in transformer vaults, sub-stations, fire-resisting motor rooms or other similarly protected spaces.

- 999.(1) Service-conductors and other conductors may be installed in conduit or ducts run under a building or within a wall of concrete or masonry, but the conduit or duct shall be surrounded throughout the entire length of its run by not less than 2 inches of concrete or masonry.

- (2) Underground ducts shall be drained.

- 1000.(1) Except where otherwise permitted in this Part feeder and branch-circuit conductors shall be

- (a) single- or multiple-conductor cable approved for the purpose, and
- (b) armoured or installed in rigid or flexible conduit.

- (2) The cables shall be sheathed in metal but, in normally dry locations where there is no risk of flooding, cables having other approved absorption-resisting covering may be installed.

- (3) Where single-conductor cables are completely encircled by an enclosure consisting of magnetic material all the cables of a circuit shall be grouped within the same enclosure.

1001. Cable having approved insulation but which is not sheathed in metal shall be suitably shielded where it is necessary to confine the dielectric stress or to prevent corona damage to the insulation.

1002. Bare conductors may be used in central stations, sub-stations, motor- and generator-rooms, transformer-vaults, electrical-equipment vaults and outdoor distribution circuits.

- 1003.(1) This regulation applies to all conductors which are not sheathed or enclosed in metal, other than overhead lines.

- (2) Conductors other than those for apparatus and devices shall be so spaced as to maintain

- (a) an air-gap clearance between live parts and adjacent surfaces, other than insulation and the bases of conductor-supports, of at least that prescribed in column 2 or 3 of Table 35 for indoor or outdoor installations respectively at the voltage between phase conductors shown in column 1 of the table; and

- (b) an air-gap clearance between live parts of at least that prescribed in column 2 or 3 of Table 36 for indoor or outdoor installations respectively at the voltage between phase conductors shown in column 1 of the table.

- (3) Conductors of different voltages shall be so spaced as to maintain a minimum air-gap clearance between them equal to the aggregate of their individual clearances between live parts and adjacent surfaces ascertained in accordance with subregulation 2.

- (4) Where conductors are connected to apparatus or devices having terminal spacings less than those required by Tables 35 and 36 the conductors shall be fanned out to the required spacings.

(5) All conductors shall be mounted on suitable supports.

(6) Conductors and their supports, including insulators, shall have such strength and stability as to ensure the maintenance of the required clearance under all operating and short-circuit conditions.

(7) Conductors and other bare live parts shall be

(a) accessible only to authorized persons; and

(b) isolated by elevation above ground level the number of feet prescribed in column 2 of Table 51 for indoor installations at the voltage shown in column 1 of the table; and

(c) isolated by elevation above ground level the number of feet prescribed in columns 2 and 3 of Table 52 for outdoor installations in light or heavy snow areas respectively at the voltage between conductors shown in column 1 of the table; and

(d) screened by barriers of equivalent height to the elevation prescribed by clause *b* which are spaced from the conductors and other bare live parts so that the clearances prescribed by clause *a* of subregulation 2 may be maintained.

(8) Where splices or taps are required between lengths of insulated conductor or cable they shall be enclosed by insulation equal to the insulation on the conductor or cable.

(9) Where cables or conductors are installed outdoors and emerge from conduit a pothead or equivalent device shall be provided where the cables or conductors emerge to protect them from moisture and mechanical injury.

TABLE 51

[regulation 1003 (7) (b)]

Column 1		Column 2
Voltage between phase conductors in indoor installations		Minimum Elevation Above Ground Level
From	To	Feet
750	2,500	8
2,501	7,500	8
7,501	30,000	9
30,001	70,000	10
70,001	100,000	12

TABLE 52

[regulation 1003 (7) (c)]

Voltage between phase conductors in outdoor installations		Minimum Elevation Above Ground Level	
Column 1		Column 2	Column 3
		Light Snow Area	Heavy Snow Area
From	To	Feet	Feet
750	34,500	10	12
34,501	46,000	12	14
46,001	115,000	18	20
115,001	230,000	20	22

1004.(1) Where conductors or cables sheathed or enclosed in metal are joined provision shall be made for the continuity of the sheath by

(a) bonding of the potheads,

(b) a continuous wiped joint over the splice or tap, or

(c) use of a metal splice or tap-box.

(2) Cables sheathed or enclosed in metal shall be terminated by means of potheads.

1005.(1) Lead covering, shielding, metal armour, conduit and fittings shall be thoroughly bonded together and grounded.

(2) Where single conductor metal-sheathed cables are installed in separate ducts of insulating material the cables shall be isolated from each other and from grounded material except at the supply end where they shall be bonded together and grounded.

1006.(1) High-potential conductors shall not be installed in elevator hoist-ways.

(2) The conductors may be installed in conduit embedded in the masonry walls of the hoist-way, but the conduit shall be surrounded throughout the entire length of its run by not less than 2 inches of masonry.

1007. Where one or more transformers supply only buildings under the same ownership or occupation, the primary conductors may be considered as service conductors, but

(a) they shall be provided with a switch or circuit-breaker capable of interrupting the full current on the service;

(b) the circuit-breaker shall be capable of operation by the consumer from within the buildings served; and

(c) the high-potential service equipment shall be inaccessible.

1008.(1) Where closely-grouped open conductors with insulating coverings are subject to arcs or heat caused by short-circuits in nearby conductors, the open conductors shall have a flame-retarding insulation or a flame-retarding outer covering.

- (2) Where the coverings are conductive they shall be stripped back from the terminals a sufficient distance to prevent leakage of current.

CONTROL AND PROTECTIVE EQUIPMENT

- 1009.(1) Every supply service shall be equipped with over-current protection acceptable to the supply authority installed as closely as possible to the point where the electrical equipment provided by the supply authority makes connection with the consumer's electrical equipment and arranged to protect all ungrounded conductors of the service.
- (2) Subject to subregulations 3 and 4 the over-current protection shall consist of
- (a) a circuit-breaker having adequate interrupting capacity; or
 - (b) fuses of adequate interrupting capacity where they are preceded by a gang-operated, visible-break, load interrupter switch capable of
 - (i) making and interrupting the full load rating of the switch, and
 - (ii) being safely closed when there is a fault on the system.
- (3) Fuses of adequate interrupting capacity may be installed in an out-of-doors installation where they are preceded by a gang-operated horn-gap switch interlocked with the circuit-breakers on the secondary side of the transformer installation so that the switch cannot be operated under load and is capable of
- (i) interrupting the charging current of the transformer installation, and
 - (ii) being safely closed when there is a fault on the system.
- (4) Where the total load on the service consists solely of transformers and does not exceed 100 kva per phase and the potential between phases does not exceed 5,000 volts a single-pole disconnecting fuse of adequate interrupting capacity may be used.
- 1010.(1) Circuit-breakers shall
- (a) be of the trip-free type, and
 - (b) incorporate means for indicating whether they are open or closed.
- (2) Circuit-breakers installed in-doors for potentials of more than 15,000 volts shall be installed in separate vaults each of which conforms to regulations 512 to 521, both inclusive.
- (3) Circuit-breakers installed in vaults shall be capable of being operated from without the vault.
- (4) Circuit-breakers shall be so located that the operator is protected from injury which might be caused by faulty operation of the breaker.
- 1011.(1) Subject to subregulation 2, oil circuit-breakers shall
- (a) be mounted
 - (i) well away from the control panel in a fire-proof switch room or motor room; or

- (ii) in a vault which conforms to regulations 512 to 521, both inclusive; or

(b) be of the metal-clad type.

- (2) Oil circuit-breakers for potentials of from 5,000 volts to 15,000 volts shall

(a) conform to clause *b* of subregulation 1; or

(b) be isolated from other electrical apparatus.

- 1012.(1) A group-operated isolating switch shall be installed on the supply side of each service circuit-breaker and shall

(a) visibly disconnect all ungrounded conductors of the service simultaneously,

(b) be interlocked so as to be incapable of being operated under load, and

(c) be capable of being locked in the open position.

- (2) Where circuit-breakers are installed at locations other than service entrances, a group-operated isolating switch shall be installed on the supply side of each circuit-breaker and shall be interlocked to prevent the operation of the switch under load.

- (3) Where there is a possibility of feed-back an isolating switch shall be installed on both the supply side and load side of all circuit-breakers and shall be so interlocked that they cannot be operated under load.

- (4) Metal-clad draw-out equipment may be used in place of the isolating switch required by subregulations 2 and 3.

- 1013.(1) Where oil-immersed isolating switches are used, they shall be mechanically or electrically interlocked with the circuit-breaker or circuit-breakers so that the switch cannot be opened or closed until the circuit-breakers are open.

- (2) Every oil-immersed isolating switch shall be equipped with

(a) a position indicator operated from the contact bars; or

(b) inspection ports through which the positions of the contacts are visible.

1014. Every isolating switch of the air-break type, whether located at a service-entrance point or elsewhere, shall be isolated by elevation or rendered otherwise inaccessible.

1015. Every operating unit and all apparatus and every branch- and feeder-circuit shall be protected against over-current by a circuit-breaker or fuses having a rating sufficient for the voltage employed and for the maximum current which is required to be interrupted.

- 1016.(1) (a) Where fuses are used for the protection of individual feeder- or branch-circuits they shall be installed at the point where the circuits receive their supply.

- (b) Fuses shall not be used for the protection of individual transformers or groups of transformers operating as a unit unless the transformers are supplied by a common feeder which is protected at the point where it receives its supply by a manually-operated or remote-control circuit-breaker.

(2) Fuses shall be so located that

- (a) the blowing of the fuse does not cause injury to persons or damage to equipment or property;
- (b) they are accessible to authorized persons only; and
- (c) they can be readily inserted or removed.

1017.(1) Fuse cut-outs shall not be used to interrupt load currents.

- (2) A notice warning against the use prohibited by subregulation 1 shall be installed near every fuse cut-out.

1017a.(1) Outside installations shall be surrounded by a suitable metallic or wooden fencing which is

- (a) six feet high,
- (b) topped by 3 strands of barbed wire, and
- (c) spaced at least 8 feet from the electrical equipment.

- (2) Where it is desirable to erect the fencing closer to the electrical equipment than is permitted by clause c of subregulation 1 the fencing shall be increased 1 foot in height for each foot or part thereof it is erected closer than 8 feet to the electrical equipment.

- (3) Where the installation consists of metal-clad equipment all the conductors of which are either located underground or enclosed in metal, clause c of subregulation 1 and subregulation 2 do not apply.

- (4) In no case shall the fencing be closer than 3½ feet to the electrical equipment.

- (5) Gates in the fencing shall be kept locked and the keys shall be made available to authorized personnel only.

1017b.(1) Overhead conductors shall have a vertical clearance from buildings of 15 feet.

- (2) Overhead conductors supplying a structure or building shall be so spaced as to provide

- (a) a clearance between phase conductors at the voltage between the conductors shown in column 1 of Table 53 of at least that prescribed in columns 2 or 3 of Table 53 for horizontal and vertical spacing respectively;
- (b) a clearance above property accessible to vehicles of at least that prescribed in column 2 of Table 54 for the voltage between phase conductors shown in column 1 of the table;
- (c) a clearance above property accessible only to pedestrians of at least that prescribed in column 3 of the table;
- (d) a horizontal clearance from other buildings prescribed in column 2 of Table 55 for the voltage between phase conductors shown in column 1 of the table.

- (3) Where a span exceeds 175 feet in length 1/10 of a foot shall be added to each of the clearances specified by subregulation 1 for each foot that the span exceeds 175 feet.

TABLE 53

[regulation 1017b. (2) (a)]

Voltage between phase Conductors		Horizontal Spacing Between Phase Conductors	Vertical Spacing Between Phase Conductors
Column 1		Column 2	Column 3
From	To	Inches	Inches
751	7,500	18	18
7,501	15,000	18	21
15,001	25,000	26	30
25,001	34,500	36	36
34,501	46,000	48	48
46,001	69,000	60	60

TABLE 54

[regulation 1017b. (2) (b) (c)]

Voltage between Phase Conductors		Clearance Above Property Accessible to Vehicles	Clearance Above Property Accessible to Pedestrians
Column 1		Column 2	Column 3
From	To	Feet	Feet
751	15,000	20	15
15,001	46,000	25	20
46,001	69,000	25	21

TABLE 55

[regulation 1017b. (2) (d)]

Voltage between Phase Conductors		Clearance from Buildings
Column 1		Column 2
From	To	Feet
751	15,000	10
15,001	25,000	10
25,001	46,000	10
46,001	69,000	12

1017c. Electrical equipment installed outside shall be grounded in accordance with this Part.

1017d.(1) Horn-gap switches rated at the voltages shown in column 1 of Table 56 shall have the phase to phase spacing prescribed in column 2 of the table.

- (2) Disconnect switches and isolating switches rated at the voltages shown in column 1 of Table 56 shall have the phase to phase spacing prescribed in column 3 of the table.

TABLE 56
[regulation 1017d.]

Column 1 Voltage Between Phases	Phase to Phase Spacing	
	Column 2 Horn-gap Switches	Column 3 Disconnect Switches and Isolating Switches
From To	Inches	Inches
750 7,500	36	18
7,501 15,000	36	24
15,001 23,000	48	30
23,001 34,500	60	36
34,501 46,000	72	48
46,001 69,000	84	60

1017e. Horn-gap switches shall be mounted in a horizontal position and be capable of being locked in the open position.

1017f. Where transformers are mounted on a wooden structure the minimum top diameter of the poles supporting the structure shall be 8 inches.

1017g.(1) The primary in a wye-delta connected transformation may be operated with a floating neutral if the supply authority so permits, provided

(a) a supply neutral connected to a transformer neutral shall be grounded, and

(b) a transformer neutral shall not be grounded unless the supply neutral is connected to it.

(2) The two transformer neutral conductors in a wye-wye connected transformation shall be

(a) interconnected by as short a lead as possible,

(b) grounded to the station ground, and

(c) connected to the neutral of the supply system where the supply system is a grounded system.

1017h. Adequate emergency exit or exits shall be provided from any room wherein electrical equipment is installed and in which it is possible for persons to be trapped.

GROUNDING

1017i.(1) Every station shall be grounded by means of an electrode consisting of at least 3 ground rods 10 feet long and $\frac{3}{4}$ inch in diameter, or alternative devices approved for the purpose, suitably interconnected by a soft-drawn copper conductor not smaller than No. 2/0 B. & S. gauge.

(2) Where lightning arresters rated at from 10,000 volts to 69,000 volts are installed on a supporting structure, at least 2 of the ground rods or alternative devices shall be located directly below the supporting structure.

(3) (a) Where a station operates at a capacity not exceeding 1500 kva the electrode shall have a resistance to ground of not more than 15 ohms.

(b) Where a station operates at a capacity exceeding 1500 kva but not exceeding 10,000 kva the electrode shall have a resistance to ground of not more than 10 ohms.

(c) Where a station operates at a capacity exceeding 10,000 kva the ground electrode shall have a resistance to ground of not more than 2 ohms.

(4) Where a continuous-metal water main located on the premises supplied with electrical power or energy by the station is used in connection with the premises and is located at any point within 200 yards of the station the ground electrode shall be connected to the water main by a soft-drawn copper grounding conductor not smaller than No. 2/0 B. & S. gauge.

(5) Where a continuous-metal water main is located on lands adjacent to the premises supplied with electrical power or energy by the station the ground electrode may be connected to the water main by a soft-drawn copper grounding conductor not smaller than 2/0 B. & S. gauge if the water main has a lower resistance to ground than the ground electrode.

(6) Means shall be provided for isolating the copper grounding conductor connected to water mains under subregulations 4 and 5 for testing purposes.

(7) (a) Lightning arresters rated at less than 10,000 volts shall be connected to the electrode by copper conductors not smaller than No. 4 B. & S. gauge.

(b) Lightning arresters rated at more than 10,000 volts but not exceeding 30,000 volts shall be connected to the electrode by copper conductors not smaller than No. 2 B. & S. gauge.

(c) Lightning arresters rated at more than 30,000 volts but not exceeding 69,000 volts shall be connected to the electrode by copper conductors not smaller than No. 2/0 B. & S. gauge.

(d) The copper conductors required by clauses a, b and c shall be as short as possible.

(e) Line sky-wires shall be connected to the electrode by copper conductors which are equivalent in current-carrying capacity to the sky-wire.

(f) Neutral conductors shall be connected to the electrode by copper conductors which are equivalent in current-carrying capacity to the neutral conductors.

(g) Means shall be provided for isolating the copper grounding conductors required by clauses e and f for testing purposes.

(h) The supporting legs of all metal structures shall be connected to the electrode by copper conductors not smaller than No. 2/0 B. & S. gauge.

(8) The following non-current-carrying metal parts of the station shall be connected to the electrode by copper conductors of the gauge indicated:

(a) Transformers, generators, motors, circuit-breakers and current transformers by a No. 2/0 B. & S. gauge copper conductor;

- (b) Frames of gang-operated switches located within the station enclosure, frames of disconnecting switches, and bases of fuses, unless they are mounted on a metal structure the supporting legs of which are grounded in conformance with clause *h* of subregulation 7 and continuity of bonding is ensured, by a No. 2/0 B. & S. gauge copper conductor;
- (c) Gradient-control devices required by subregulation 1 of regulation 1017j by a No. 2/0 B. & S. gauge copper conductor;
- (d) Cable sheaths, race-ways, pipe work, screen guards, switchboards and potential transformers by a No. 4 B. & S. gauge copper conductor;
- (e) Meter and relay cases by a No. 10 B. & S. gauge copper conductor;
- (f) Exposed metal work on buildings within the station enclosure by a No. 2/0 B. & S. gauge copper conductor.

1017j.(1) Where a gang-operated switch is installed outdoors a gradient-control device shall be installed.

(2) The device shall

- (a)
 - (i) be at least 4 feet wide and 6 feet long,
 - (ii) consist of steel wires .25 of an inch in diameter welded into meshes not larger than 6 inches wide and 8 inches long,
 - (iii) be buried to a depth of 3 inches in a minimum of 6 inches of building sand which shall after installation of the device be treated so as to discourage vegetation,
 - (iv) if installed within the station enclosure have an approved connector stud for one No. 3/0 B. & S. gauge copper conductor and two No. 2/0 B. & S. gauge copper conductors welded to the device at a junction of 2 cross-wires forming the mesh referred to in sub-clause (ii),
 - (v) be so located that the operator shall stand directly above the mat while operating the switch;

OR

- (b) consist of 3 ground rods which shall
 - (i) be installed to form the vertices of a 6-foot equilateral triangle one side of which shall be adjacent to the structure on which the switch is installed,
 - (ii) be interconnected with a No. 2/0 B. & S. gauge copper conductor which where the device is installed within the station enclosure shall in turn be connected to the station ground electrode by two separate No. 2/0 B. & S. gauge soft-drawn copper conductors, and

- (iii) be so located that the operator shall stand inside the triangle while operating the switch.

1017k.(1) Where a gang-operated switch is installed inside the station enclosure

- (a) the operating rod of the switch shall be connected to the handle base by a No. 3/0 B. & S. gauge copper conductor consisting of approximately 425 strands which shall connect to and terminate on a 3/0 B. & S. gauge copper conductor which in turn shall connect to and terminate on
 - (i) the approved connector stud of the gradient-control device, required by sub-clause iv of clause *a* of subregulation 2 of regulation 1017j, or
 - (ii) one of the ground rods comprised in the gradient-control device referred to in clause *b* of subregulation 2 of regulation 1017j.

(2) Where a gang-operated switch is installed outside the station enclosure

- (a) it shall be so located that the gradient-control device is at least 10 feet outside the enclosure;
- (b) a ground rod 10 feet long and $\frac{3}{4}$ inch in diameter shall be installed
 - (i) at each of the four corners of a gradient-control device described in clause *a* of subregulation 2 of regulation 1017j, and
 - (ii) at each angle of the gradient-control device described in clause *b* of subregulation 2 of regulation 1017j.
- (c) the operating rod of the switch shall be connected to the handle base by a 3/0 B. & S. gauge copper conductor consisting of approximately 425 strands which shall connect to and terminate on a No. 3/0 B. & S. gauge copper conductor which in turn shall connect to and terminate on one of the ground rods required by clause *b*;
- (d) if the system neutral conductor is present at the switch location the switch frame shall be connected to the neutral conductor by a copper conductor having a current-carrying capacity at least equal to the neutral conductor;
- (e) if the system neutral conductor is not present at the switch location the switch frame shall be connected to one of the ground rods installed in connection with or as part of the gradient-control device.

(3) No part of the grounding system required by subregulation 2 shall be interconnected with the fence or station ground electrodes.

1017l. Grounding conductors mounted on wooden poles shall be protected by a wooden moulding.

1017m.(1) Subject to the provisions of regulation 1017n fence enclosures of outdoor stations shall be grounded independently of the station ground electrode in the following manner:

- (a) at least four ground rods 10 feet long and $\frac{3}{4}$ inch in diameter, one of which shall be located at each gatepost on the hinge side, shall be spaced as uniformly as possible around the fence at the fence posts with the distance between any two rods not exceeding 40 feet;
- (b) a soft-drawn copper conductor at least No. 2/0 B. & S. gauge shall connect each ground rod to
- (i) the fence post if it is metal,
 - (ii) the fence rails if they are metal,
 - (iii) all other metal fence fabrics, and
 - (iv) the barbed wire on top of the fence;
- (c) an additional No. 2/0 B. & S. gauge grounding conductor shall interconnect the gate fabric and the barbed wire at the top of the gate.
- (2) Where any building wall having exposed metal work forms part of the station enclosure
- (a) ground rods 10 feet long and $\frac{3}{4}$ inch in diameter, one of which shall be located at each junction of the fence and building, shall be spaced as uniformly as possible along the wall with the distance between any two rods not exceeding 40 feet;
 - (b) two soft-drawn copper conductors at least No. 2/0 B. & S. gauge shall be connected to each ground rod located at the junction of the fence and building, one of which shall make the connections required by clause *b* of subregulation 1 and the other shall be run up the wall to connect from above to the exposed metal work of the building.
- (3) A continuous grounding path along the fence shall be ensured by interconnecting
- (a) metal fence panels, rails and posts by a soft-drawn copper conductor not smaller than No. 2/0 B. & S. gauge;
 - (b) adjoining metal fence rails across each joint by a soft-drawn copper conductor not smaller than No. 2/0 B. & S. gauge;
 - (c) the two gate posts if they are of metal by an underground soft-drawn copper conductor not smaller than No. 2/0 B. & S. gauge;
 - (d) the grounding conductors prescribed by clauses *b* and *c* of subregulation 1 with a No. 3/0 B. & S. gauge extra-flexible copper conductor.
- 1017n. Two electrodes shall respectively connect the fence on opposite sides of the enclosure to the station ground electrode where
- (a) the fence or the open gate are within 5 feet of the station electrode, the structure on which the switch is located, any building within the enclosure or the gradient-control device; or
 - (b) the wall of a building having exposed metal work forms a part of or is located within 5 feet of an outdoor station enclosure.
226. Part XXV of the principal Regulations, including Table 37, is revoked and the following substituted therefor:
- ### PART XXV
- #### X-RAY INSTALLATIONS
- 1018.(1) This Part shall apply to X-ray installations operating at any frequency and shall be supplementary to and not exclusive of any other Part.
- (2) Nothing in this Part shall be construed as specifying safeguards against X-ray radiation.
- 1019.(1) High-voltage parts shall be
- (a) mounted within enclosures of grounded metal or insulating material, or
 - (b) installed in a room or enclosure used for no other purpose and provided with a suitable switch
 - (i) to control the circuit supplying the X-ray equipment, and
 - (ii) so arranged that it is open at all times except while the door of the room or enclosure is locked from the outside.
- (2) Conductors in the high-voltage circuits shall be of the shock-proof type.
- (3) High-voltage leads on fluoroscope tables shall be
- (a) adequately insulated; or
 - (b) provided with barriers to prevent inadvertent contact.
1020. Where an X-ray machine is equipped with a milliammeter it shall be
- (a) connected, where practicable, in the grounded lead; and
 - (b) guarded if connected in the high-voltage lead.
- 1021.(1) Permanently installed X-ray apparatus supplied by branch-circuits protected by over-current devices rated or set at not more than 30 amperes may be supplied through a suitable plug and heavy-duty cable or cord.
- (2) All transportable X-ray apparatus shall be connected to its power supply by suitable temporary connections and heavy-duty cable or cord.
- 1022.(1) A disconnecting means of adequate capacity shall be provided in a location readily accessible from the X-ray control.
- (2) Where apparatus requires a 115-volt branch-circuit protected by over-current devices rated or set at not more than 30 amperes the disconnecting means may consist of a plug and receptacle of proper size.
- 1023.(1) Part IX shall not apply to transformers and capacitors forming part of an X-ray installation.
- (2) Capacitors shall be provided with an automatic means for discharging and grounding the plates when the transformer primary is disconnected from the source of supply.

- (3) Subregulation 2 shall not apply to capacitors where all current-carrying parts of the capacitors and of the conductors connected therewith are
- located at least 8 feet from the floor and are inaccessible to unauthorized persons, or
 - located within 8 feet from the floor in enclosures of grounded metal or insulating material.
- 1024.(1) The low-voltage circuit of the step-up transformer supplying stationary equipment shall contain a circuit-breaker which
- has no exposed live parts,
 - protects the radiographic circuit against faults under all operating conditions,
 - is installed as a part of the equipment or immediately adjacent thereto, and
 - is manually operable unless one other manually operable switch is provided in the low-voltage circuit of the step-up transformer as part of the equipment or immediately adjacent thereto.
- (2) Branch-circuit over-current devices having a rating or setting lower than the current rating of the circuit-breaker shall be added for the protection of fluoroscopic and therapeutic circuits where the design of the step-up transformer requires their addition for adequate protection of those circuits.
- (3) Subregulations 1 and 2 shall apply to the low-voltage circuit of the step-up transformer supplying portable equipment except that
- the circuit-breaker shall be located in or on the equipment, and
 - no circuit-breaker is required where the high-voltage parts including the X-ray tube are located within the same metal enclosure which is provided with a means of grounding.
1025. In addition to the requirements of regulation 1024 medical X-ray equipment
- of the radiographic type shall be provided with a timer controlled by a switch designed to open automatically except when held closed manually;
 - of the fluoroscopic type shall be provided with a switch designed to open automatically except when held closed manually;
 - of the therapeutic type shall be provided with a timer which is not of the repeating type.
- 1026.(1) In addition to the requirements of regulation 1024 industrial X-ray equipment of the radiographic and fluoroscopic types shall be provided with a timer or a manual switch to open and close the circuit.
- (2) Where switches operated by foot pressure are used the contact button shall be provided with a shield to guard against accidental closing unless the equipment is of the fully enclosed shock-proof type.
- (3) Where switches operated by foot pressure are used with radiographic type equipment the switch shall automatically return to the "OFF" position when foot pressure is released.
1027. Where more than one piece of equipment is operated from the same high-voltage circuit each piece of equipment or each group of equipment as a unit shall be provided with a high-voltage switch or equivalent disconnecting means.
1028. The non-current-carrying metal parts of tube stands, fluoroscopes and other apparatus shall be grounded in conformity with Part VII.
1029. X-ray apparatus used in anaesthetizing areas in hospitals shall conform to regulation 1223.
227. Subregulation 1 of regulation 1031 of the principal Regulations is revoked and the following substituted therefor:
- This Part shall apply to electrical installations for high-potential luminous-discharge-tube signs and outline lighting and shall be supplementary to and not exclusive of any other Part.
228. Regulation 1032 of the principal Regulations is revoked and the following substituted therefor:
- WIRING
- 1032.(1) The conductors shall be installed
- as open work;
 - as concealed conductors on insulators;
 - in rigid or flexible conduit; or
 - with the permission of an inspector, in electrical metallic tubing.
- (2) The conductors may be run from the ends of tubing to the grounded mid-point of the transformers but the transformers shall have terminals at the mid-point.
- (3) Where the transformer is of the mid-point grounded type, the connections between the high-voltage terminals of the transformers and the line ends of the tubing shall be as short as possible.
- (4) Bare conductors shall be installed inside grounded metal enclosures.
- (5) Where conductors are subject to mechanical injury or are located within reach of ground, roof or window, they shall be
- lead-covered and approved for the purpose,
 - installed in metal troughing, or
 - otherwise suitably guarded.
229. Regulation 1033 of the principal Regulations is amended by adding thereto the following sub-regulation:
- Uninsulated conductors shall be solid and not smaller than No. 10 B. & S. gauge.
230. Regulation 1035 of the principal Regulations is revoked and the following substituted therefor:
- 1035.(1) Where conductors are run as open work they shall be mounted on non-combustible, non-absorptive insulators.
- (2) Where porcelain insulators are used they shall be glazed on all exposed surfaces.

(3) Subject to subregulation 4 there shall be a separation of at least 2 inches at all times between the conductors and between the conductors and other objects.

(4) Where the conductors are guarded there shall be a separation of at least 1½ inches between the conductors and the guard unless the guard is non-conductive and non-combustible, in which case no separation is specified.

231. Subregulation 2 of regulation 1036 of the principal Regulations is revoked and the following substituted therefor:

(2) Concealed conductors shall be installed in channels lined with non-combustible material and used for no other purpose except that primary circuit conductors may be run in the same channel.

232. Subregulation 1 of regulation 1038 of the principal Regulations is revoked and the following substituted therefor:

(1) Where conductors are in contact with the grounded metal of race-ways the conductors shall be lead-covered unless their insulation is resistant to corona.

233. The principal Regulations are amended by adding the following regulation:

1038a. Not more than 20 feet of cable from a single transformer shall be run in rigid or flexible conduit or in electrical metallic tubing.

234. Regulation 1044 of the principal Regulations is revoked and the following substituted therefor:

1044.(1) Circuits which supply mercury-vapour and gas-tube lamps and their transformers shall be controlled by an externally-operated switch suitable for the conditions of installation and capable of opening all ungrounded conductors.

(2) The switches shall be located within sight of the installations which they control unless they can be locked in the open position.

(3) Where snap switches are used they shall

(a) be of a type approved with the assembly; or

(b) have a current rating of not less than twice the current requirement of the lamps or transformers.

235. Regulation 1046 of the principal Regulations is amended by striking out "of the sign" in the fourth and fifth lines.

236. Regulation 1051 of the principal Regulations is amended by adding "even on the breakage of the gas-tube" at the end thereof.

237. Regulation 1055 of the principal Regulations is revoked and the following substituted therefor:

1055. Where doors or covers accessible to the general public give access to the uninsulated parts of indoor signs or outline lighting they shall

(a) be provided with an interlock switch which will disconnect the primary circuit on the opening of the doors or covers, or

(b) be so fastened that the use of ordinary tools will not open them.

238. Regulation 1062 of the principal Regulations is revoked and the following substituted therefor:

1062. Where communication circuits are used by an electrical or communication utility in the exercise of their functions as a utility they shall not be subject to the approval of an inspector, but where the communication circuit derives power for operation from a supply circuit, the transformer or other current-limiting device used at the junction of the communication circuit and the supply circuit shall be subject to the approval of an inspector.

239. Regulation 1075 of the principal Regulations is revoked and the following substituted therefor:

1075. Outside communication-system conductors shall not be attached to the upper surfaces of roofs or be run within 6 feet measured vertically of a roof unless the permission of an inspector is secured or the building is a garage or other auxiliary building of 1 storey.

240. Regulation 1087 of the principal Regulations is revoked and the following substituted therefor:

1087. Where power conductors are to be laid underground or under water, the contractor shall, before work is begun, submit to an inspector designated by the Commission for the purpose of this regulation, and obtain his written approval of, the plans of the circuits of which the power conductors form part and of the specifications for the material and equipment for the circuits.

241. Regulation 1096 of the principal Regulations is amended by adding thereto the following subregulation:

(5) Every pole shall have at the top a minimum circumference of 15 inches.

242. Subregulation 4 of regulation 1103 of the principal Regulations is revoked and the following substituted therefor:

(4) Where an overhead secondary line other than a service line enters a building and the height of the building is insufficient to permit the clearance required by subregulations 2 and 3, the service fitting shall be installed at the highest practicable level unless an inspector considers it necessary to install it at a lower level, but in no case shall it be lower than 9 feet above ground level.

243.(1) Subregulation 1 of regulation 1124 of the principal Regulations is revoked and the following substituted therefor:

(1) Where the voltage of power conductors is more than 750 volts the conductors shall be dead-ended as shown in items 1 or 2 of Specification 13 but

(a) where one of the conductors is a grounded neutral, the insulator may be dispensed with on that conductor, and

(b) where the voltage exceeds 3000 volts to ground, two 6-inch insulators shall be used in series.

(2) Subregulation 2 of regulation 1124 of the principal Regulations is amended by striking out "5000" in the first line and inserting in lieu thereof "3000".

244. Regulation 1134 of the principal Regulations is revoked and the following substituted therefor:

1134. Where, by reason of special circumstances, the use of a span longer than that permitted by Table 40 is necessary, an inspector may

permit the use of a longer span subject to such conditions as to materials and methods of construction and support as he may consider necessary.

245. Subregulation 2 of regulation 1135 of the principal Regulations is amended by striking out "service" in the first line.

246. Regulation 1137 of the principal Regulations is amended by adding thereto the following subregulation:

- (2a.) Where insulators are required on a primary service line having a copper conductor with weather-proof covering and the voltage exceeds 3000 volts to ground the covering shall be removed from the conductor for a distance of 12 inches and that portion of the conductor which is bare shall be centrally located on the insulator and tied in the manner prescribed by subregulation 4.

247. Regulation 1142 of the principal Regulations is revoked and the following substituted therefor:

1142. Where a secondary service line requires more than 1 pole, the line shall not be dead-ended on a building other than a house, barn or shed to which a dead-end rack of a type shown in Specification 31 or 32 can be attached to the timber framing by 2 machine bolts of at least $\frac{1}{2}$ inch diameter backed by washers.

248. Clauses *a* and *b* of regulation 1158 of the principal Regulations are revoked and the following substituted therefor:

- (a) of the rubber-covered, R, RH or RW, type or the thermoplastic-insulated, T, TW or TWH, type; and
(b) not smaller than No. 8 B. & S. gauge copper conductors or No. 6 B. & S. gauge aluminum conductors.

249. Subregulation 2 of regulation 1162 of the principal Regulations is revoked and the following substituted therefor:

- (2) The bonding jumper shall be bonded to the service switch enclosure.

250. Clause *a* of regulation 1164 of the principal Regulations is revoked and the following substituted therefor:

- (a) an insulated single conductor of not less than No. 8 B. & S. gauge; or

251. Subregulation 2 of regulation 1166 of the principal Regulations is revoked and the following substituted therefor:

- (2) Metal guards or conduit shall not be used as protection for the grounding conductor in locations accessible to livestock.

252. Regulation 1172 of the principal Regulations is revoked and the following substituted therefor:

- 1172.(1) Where lightning-conductors are installed on a building, electric wiring not in metal enclosures shall be kept at least 6 feet from the lightning-conductors and where that is not practicable the neutral conductors shall be bonded to the lightning-conductors at the maximum elevation of the wiring.
(2) Where it is not practicable to keep the electric wiring at least 6 feet from the lightning-conductors or to bond the neutral conductors to the lightning-conductors as required by subregulation 1, the service neutrals shall be bonded to the lightning-conductors.

- (3) Metal enclosures of circuit conductors shall where practicable be kept at least 6 feet from the lightning-conductors and where this is not practicable shall be bonded to the lightning-conductors.

253. Subregulations 2 and 3 of regulation 1179 of the principal Regulations are revoked and the following substituted therefor:

- (2) Where service boxes and meters are protected completely against rain and snow they may be installed on verandas.

254. Subregulation 1 of regulation 1181 of the principal Regulations is revoked and the following substituted therefor:

- (1) Where the conductors are run overhead they shall be of hard-drawn or medium-hard-drawn copper.

255. Subregulations 2 and 3 of regulation 1190 of the principal Regulations are revoked and the following substituted therefor:

- (2) Where a service box supplies more than 2 branch-circuits, over-current devices shall be installed on the load side of the main switch or circuit-breaker.
(3) The over-current devices shall be mounted in an approved enclosure separate from that of the main switch or circuit-breaker except that an approved panelboard may be used in which the main switch or circuit-breaker is in the same enclosure with the branch-circuit over-current devices.

256. Clause *c* of subregulation 3 of regulation 1191 of the principal Regulations is revoked and the following substituted therefor:

- (c) by any other means permitted by an inspector.

257. Subregulation 3 of regulation 1192 of the principal Regulations is revoked and the following substituted therefor:

- (3) The neutral conductor of the branch-circuit shall not be used as a grounding conductor without the permission of an inspector designated by the Commission for the purpose of this subregulation.

258. Subregulation 3 of regulation 1194 of the principal Regulations is amended by striking out "head" in the last line and inserting in lieu thereof "fitting".

259. Clause *c* of regulation 1195 of the principal Regulations is revoked and the following substituted therefor:

- (c) by any other method permitted by an inspector.

260. Subregulation 4 of regulation 1197 of the principal Regulations is revoked and the following substituted therefor:

- (4) Where an inspector permits the installation of metal conduit or armoured-cable, a metal box and fittings shall be used.

261.(1) Subregulation 1 of regulation 1199 of the principal Regulations is amended by inserting after "non-metallic sheathed cable" in the first line "other than NMW type".

(2) Subregulation 2 of regulation 1199 of the principal Regulations is amended by inserting after "non-metallic sheathed cable" in the first line "other than NMW type".

262. Regulation 120 of the principal Regulations is revoked and the following substituted therefor:

1200. Non-metallic sheathed cable other than NMW type shall not be installed in root-houses.

263. Regulation 1201 of the principal Regulations is amended by inserting after "non-metallic sheathed cable" in the first line "other than NMW type".

264. Regulation 1204 of the principal Regulations is revoked and the following substituted therefor:

1204. Receptacles installed in stables, barns and outbuildings shall be of the 3-pole type specified by subregulation 1 of regulation 198.

265. Part XXIX of the principal Regulations is revoked and the following substituted therefor:

PART XXIX

ELECTRICAL WIRING AND EQUIPMENT IN STORAGE AND ANAESTHETIZING AREAS IN HOSPITALS

1205. This Part shall apply to electrical installations and electrical equipment in storage and anaesthetizing areas in hospitals and shall be supplementary to and not exclusive of any other Part.

1206. In this Part

- (a) "storage area" means any room in which combustible anaesthetics or disinfectants are stored;
- (b) "anaesthetizing area" means any area of a hospital where combustible anaesthetics are administered to patients;
- (c) "combustible anaesthetic" means a mixture of cyclopropane, divinyl ether, ethyl chloride, ethyl ether, ethylene, vinethene or vinyl ether, with air, oxygen, or nitrous oxide.

1207.(1) Electrical wiring and equipment in storage areas shall conform to the requirements for Class I, Division 1, Hazardous Locations under Part XIII.

- (2) The air in every storage area shall be changed at least twice an hour by means of the force of gravity exhausting the air from the area to the exterior of the building.

1208. Fixed electrical wiring and equipment in anaesthetizing areas

- (a) installed within 5 feet above the floor shall conform to the requirements for Class I, Division 1, Hazardous Locations under Part XIII;
- (b) installed more than 5 feet above the floor shall conform to the requirements of Part III, but fixed devices, appliances, fixtures or equipment incorporating sliding contacts, arcing or sparking parts and over-current protective devices shall be

(i) totally enclosed, or

(ii) so constructed as to prevent the falling of hot particles.

1209.(1) Surgical lighting fixtures suspended from the ceiling in anaesthetizing locations shall be so installed that

(a) in any position of use, sliding contacts and arcing or sparking parts do not extend to within 5 feet of the floor;

(b) the light source is suitably protected against mechanical injury;

(c) boxes, box assemblies or fittings used with the fixtures are supported so that the support will not become disengaged from its fastening when adjustments are made to the fixture;

(d) the fixtures are suspended by suitable rigid stems or other approved means:

(e) where the rigid stems are longer than 12 inches flexibility is provided by means of a fitting or flexible connector approved for the purpose installed not more than 12 inches from the point of attachment to the supporting box or fitting.

(2) Boxes, box assemblies or fittings used with the fixtures shall be approved for the purpose.

(3) Where integral or appended switches are used they shall be approved under Part XIII for Class I, Group C locations.

1210. Service equipment, switchboards or panelboards shall not be installed in storage areas or anaesthetizing areas.

1211. The exposed non-current-carrying metal parts of all electrical equipment shall be grounded.

1212. Wherever bonding is necessary bonding jumpers with copper fittings or other approved means shall be used and the lock-nut bushing or double-lock-nut types of contact shall not constitute proper bonding.

1213. Control devices, motor controllers, thermal cutouts, switches, relays, auto-transformer switches and contactors, resistance and impedance devices and all other apparatus which tends to create arcs, sparks or high temperatures shall not be installed unless they are approved under Part XIII for Class I, Group C locations.

1214. Every receptacle and attachment plug installed within 5 feet above the floor shall conform to the requirements of regulation 713 and shall be a part of

(a) a unit device having an explosion-proof interlocking switch arranged so that the plug cannot be withdrawn or inserted when the switch is in the "ON" position, and the switch cannot be turned "ON" until the plug is securely inserted, or

(b) an approved device in which the current is broken in an explosion-proof enclosure before the plug can be removed from the receptacle.

1215. No switch installed within 5 feet above the floor shall be used unless it is approved as a complete assembly for a Class I, Group C hazardous location under Part XIII.

1216.(1) Lamps installed in a fixed position within 5 feet above the floor shall be enclosed in a manner approved for use in explosive atmospheres.

(2) Where the lamps are exposed so that breakage may occur they shall be protected by substantial metal guards or other approved means.

1217. Lamps of the pendent type shall not be installed unless

- (a) they are supported by and supplied through hangers of rigid conduit, or
- (b) their flexibility is ensured by the use of a fitting or flexible connector in conformance with subregulation 2 of regulation 710.

1218. Film-viewing boxes installed within 5 feet above the floor

- (a) shall be approved for a Class I, Group C hazardous location under Part XIII; or
- (b) shall be of a type which excludes the atmosphere of the room from the box.

1219. Where all or part of the apparatus and equipment of a signalling or communication system is installed within 5 feet above the floor it shall conform to the requirements of regulation 715.

1220. Every flexible cord used with portable lamps or portable electrical appliances shall

- (a) conform to the requirements of regulation 712,
- (b) be continuous and without switches from the appliance to the attachment plug, and
- (c) be of sufficient length to reach any position where the portable lamp or appliance is to be used.

1221. All portable electrical equipment shall be provided with a storage device wherein the shortest radius of bend to which the cord may be subjected is 3 inches.

1222. Every piece of suction, pressure or insufflation equipment shall be of a type approved for use in explosive atmospheres unless

- (a) it is of the aspirator type, and
- (b) operated by compressed air or water jet.

1223. Suction apparatus shall be provided with means for liberating exhaust gases so that the gases are dispersed without making contact with a possible source of ignition.

1224.(1) X-ray equipment shall be provided with an approved method of eliminating electrostatic accumulation.

(2) Control devices and switches used for X-ray equipment shall conform to the requirements of regulations 707 and 708.

1225. Every receptacle and attachment plug on a low-voltage circuit shall be of a type which does not permit connection with circuits of higher voltage.

266. The principal Regulations are amended by adding thereto the following Parts:

PART XXX

OUTDOOR FLOODLIGHTING INSTALLATIONS

1226. This Part shall apply to that portion of a permanent installation of outdoor floodlights which is connected on the load side of the service equipment, where the floodlights are

mounted on poles and the wattage of the lamps is 300 watts or more, and shall be supplementary to and not exclusive of any other Part.

1227. In this Part "pole" includes tower.

1228. Mogul-base lamp-holders shall be used on floodlighting installations.

1229. Authorized persons may replace lamps but all other maintenance work shall be done by qualified persons.

1230. Where electrical equipment intended for installation indoors is used it shall be installed in a weather-proof enclosure acceptable to an inspector.

1231.(1) Underground wiring shall be

- (a) run as M.I. copper-clad cable or aluminum-sheathed cable with suitable corrosion-resistant protection; or
- (b) of the TW, TWH, TWU, RW, RWU or USE types or lead-covered cable run
 - (i) in rigid steel conduit, or in aluminum conduit where there is suitable protection against corrosion, or
 - (ii) in non-metallic underground conduit.

(2) Underground wiring buried directly in the earth shall be of the TWU, RWU or USE types, armoured-cable type ACL, lead-covered cable, M.I. copper-clad cable or aluminum-sheathed cable with suitable corrosion-resistant protection and shall be provided with

- (a) mechanical protection above the conductors consisting of creosoted planking, a layer of concrete or other acceptable material, and
- (b) where in rocky or stony ground, a layer of sand at least 3½ inches deep both above and below the conductors.

(3) Underground wiring shall be mechanically protected where it enters and leaves underground runs to ensure that it will not be injured by ground movements caused by frost.

1232.(1) All electrical equipment on the pole shall be controlled by one switch which can be locked in the "OFF" position.

(2) Each pole shall be provided with a prominent sign warning persons against climbing the pole until the switch is in the "OFF" position, unless all conductors and live parts other than those used for pole-top wiring are guarded against accidental contact

- (a) by the conductors being run in rigid or flexible metal conduit,
- (b) by the conductors being run up inside of steel poles,
- (c) by the conductors and live parts being at least 3 feet distant from the ladder or steps,
- (d) by the provision of barriers between the conductors and live parts, and the ladder, adequate to prevent contact by the climber, or

- (e) by the conductors being M.I. copper-clad cable or aluminum-sheathed cable.
- (3) Conductors run up inside of steel poles shall be so supported as to prevent injury to the conductors and undue strain on the conductors where they leave the pole.
- (4) Where vertical conductors, cables and grounding conductors are within 8 feet of locations accessible to unauthorized persons they shall be provided with a protective covering providing adequate mechanical protection.
- (5) Where grounding conductors from lightning arresters are mounted on wooden poles the protective covering referred to in subregulation 4 shall consist of wood moulding or other insulating material providing equivalent protection.
- 1233.(1) Where there is more than one branch-circuit on a pole top the feeders shall be run to a distribution panelboard which shall be weather-proof or installed in a weather-proof enclosure.
- (2) The panelboard required by subregulation 1 is not required where
 - (a) there are two only branch-circuits on a 115/230 volt circuit with a common neutral conductor, and
 - (b) there are three only branch-circuits on a 120/208 volt 3-phase 4-wire circuit.
- 1234. Pole-top branch-circuits shall be fused at not more than 100 amperes.
- 1235. Pole-top branch-circuit wiring, other than leads, shall be approved with the floodlight to which they are connected and shall be run
 - (a) as lead-covered cable, or the rubber-insulated R, RH or RW type or the thermoplastic-insulated T, TW or TWH type cable installed in rigid conduit;
 - (b) as insulated or uninsulated open wiring provided that
 - (i) the wiring is supported on suitable insulators,
 - (ii) the wiring is controlled by a switch capable of being locked in the "OFF" position, and
 - (iii) the pole is provided with a prominent sign warning persons against climbing the pole unless the switch is in the "OFF" position; or
 - (c) as M.I. copper-clad cable or aluminum-sheathed cable.
- 1236. Open taps and joints may be made in pole-top open wiring provided the joint or tap is insulated with insulation equivalent to the insulation on the conductors joined, but there shall be no joints or splices concealed within conduit.
- 1237.(1) Where transformers are mounted on floodlight poles
 - (a) all live parts shall be guarded in conformance with regulation 1232;
 - (b) the bottoms of the transformers shall be at least 16 feet above that grade level which is accessible to unauthorized persons.
- (2) Where transformers are located on platforms on the ground they shall be surrounded by a suitable metallic or wooden fencing which meets the requirements of regulation 1017a.
- 1238. Every transformer shall have the over-current protection required by Part IX and Part XXIV.
- 1239.(1) Where switches controlling floodlights are installed on the primary side of a transformer they shall be capable of making and interrupting the full load current of the transformer.
- (2) Where switches controlling floodlights are installed on the secondary side of a transformer they shall have an ampere rating of at least 125 per cent of the full load ampere rating of the floodlights.
- (3) Switches shall be adequately guarded or remotely operated so that they are operated without exposing the operator to the risk of contact with live parts.
- (4) All switches shall be capable of being locked in the "OFF" position.
- 1240.(1) Wiring systems operating at potentials of 300 volts or less between conductors shall be grounded in accordance with Part VII.
- (2) The supply authority or an inspector may require the grounding of wiring systems operating at potentials of 300 volts or more.
- (3) Grounding conductors shall meet the requirements of regulation 457.
- 1241. The secondary grounded circuit conductor may be grounded by an interconnection to the primary grounded circuit conductor, provided the primary grounded circuit conductor is grounded at the transformer and interconnection is made only at the transformer.
- 1242.(1) Non-current-carrying metal parts of installations located within 8 feet of areas accessible to unauthorized persons shall be grounded.
- (2) Non-current-carrying metal parts of electrical equipment at the pole top other than isolated metal parts shall be bonded together, and where they are within reaching distance of any grounded metal shall be grounded.
- (3) Non-current-carrying metal parts of electrical equipment bonded together may be grounded to the grounded circuit conductor provided there is not more than one point of interconnection on each pole.
- (4) The size of the grounding conductor and the bonding conductor shall be ascertained in accordance with regulation 460.
- 1243. Lightning arresters installed on a floodlight installation shall meet the requirements of regulations 477 and 478 but a common grounding conductor and a common electrode system may be used for grounding primary and secondary neutrals and lightning arresters.
- 1244. Floodlights, secondary wiring, conduit fittings, and distribution panelboards shall be approved for the installation, and other pole top equipment shall be acceptable to an inspector.

1245. Where it is necessary to climb the pole to replace lamps permanent climbing steps shall be provided, the lowest permanent step of which shall be not less than 12 feet from the base of the pole and otherwise out of reach.

1246. Where floodlights are mounted more than 30 inches from the centre line of the pole suitable safety platforms equipped with a railing or similar device shall be provided for the protection of persons replacing the lamps.

PART XXXI

FIXED ELECTRIC SPACE-HEATING SYSTEMS

1247. This Part shall apply to the installations of fixed electrical radiant-heating equipment and shall be supplementary to and not exclusive of any other Part.

1248. In this Part

(a) "fixture" means any electrical radiant-heating unit, or group of units so assembled as to form a complete unit, which when installed is readily accessible without removing or damaging any part of the building structure;

(b) "cable" means a heating conductor intended to be buried in or concealed behind concrete, plaster or other finished surface and includes the non-heating leads connected thereto; and

(c) "heating area" means the heat-conducting medium adjacent to

(i) the cable, or

(ii) the heating element of the fixture.

1249. Radiant-heating equipment shall not be installed in those locations classified as hazardous locations under Part XIII or in locations where it is subject to damp or corrosive atmosphere, unless it is approved and marked for the particular location.

1250. Connections to cables and fixtures shall be made in terminal fittings or boxes and the equipment shall be so installed that the connections between branch-circuit conductors and equipment conductors are accessible without disconnecting any part of the wiring.

1251. Branch-circuit conductors supplying cables and fixtures shall have a current-carrying capacity not less than that of a No. 14 B. & S. gauge copper conductor.

1252.(1) Branch-circuits supplying cables and fixtures shall be used for no other purpose.

(2) Each branch-circuit shall be provided with manually-operable devices whereby all ungrounded conductors of the circuit may be disconnected simultaneously at the point of supply.

1253.(1) Temperature-control devices shall have a current-rating at least equal to the sum of the current-ratings of the equipment they control.

(2) Single-pole thermostatic devices may be used only on single-phase branch-circuits which are supplied from a grounded neutral system in which the voltage to ground does not exceed 150 volts.

1254. Two or more fixtures or cables may be grouped on a single branch-circuit provided that the sum of the ratings of all the fixtures and cables so grouped does not exceed 1.5 kilowatts at a voltage of 110 volts and the circuit is protected by over-current devices rated or set at not more than 15 amperes.

1255. Each fixture having a rating of 1.5 kilowatts or more, at a voltage of 110 volts shall be separately supplied from a branch-circuit of proper capacity.

1256. In residential premises including apartment buildings

(a) branch-circuits which supply energy to fixtures shall be protected by over-current devices rated or set at not more than 30 amperes;

(b) the maximum load which may be connected to the branch-circuits referred to in clause a shall be 5 kilowatts; and

(c) the voltage of any feeder supplying energy to fixtures or cables shall not exceed 150 volts to ground.

1257. Recessed fixtures shall be installed in accordance with regulations 591 and 603.

1258.(1) Cables shall be manufactured in continuous lengths.

(2) Each cable unit shall be approved as a continuous assembly which shall have permanent markings not over 3 inches from each end of the heating portion of the cable indicating

(a) the manufacturer's name,

(b) the catalogue number, and

(c) the cable rating in volts and watts or volts and amperes.

(3) The non-heating leads shall have a distinctive colouring to indicate the voltage for which the cable is approved.

(4) The colouring referred to in subregulation 3 shall be

(a) yellow for 120 volts,

(b) blue for 210 volts, and

(c) red for 230 volts.

1259.(1) Cables shall be so installed that they are not in any way damaged during installation.

(2) The entire length of the cable shall be installed within the heating area.

(3) Shortened lengths of the heating portion of the cable shall not be installed.

(4) Splices shall not be made in cables, other than those made by the manufacturer to secure the heating portion of the cable to the non-heating leads.

(5) Any cable which does not retain the markings and colour prescribed by regulation 1258 shall be deemed to have been shortened unless it is demonstrated to the satisfaction of an inspector that the characteristics of the approved cable remain unchanged.

1260. The insulation on the cable shall be approved for the voltage rating of the cable and the temperature at which it operates.

1261. Branch-circuits which supply energy to cables shall be protected by over-current devices rated or set at not more than 15 amperes.
1262. Cables shall be so designed and installed that
- (a) the heating portion of the cable does not operate at a temperature exceeding 90 degrees centigrade or 194 degrees Fahrenheit;
 - (b) the non-heating leads do not operate at a temperature exceeding 60 degrees centigrade or 140 degrees Fahrenheit;
 - (c) the total wattage of cables installed in any heating area shall not exceed 25 watts per square foot over any part of the area; and
 - (d) they are kept separate from each other by a distance of at least 1½ inches.
- 1263.(1) Cables shall not
- (a) be installed in or behind any wall or in any other location where they are subject to mechanical injury either during or after installation;
 - (b) be run closer than 8 inches to
 - (i) any lighting fixture outlet, or
 - (ii) any outlet to which heat-producing electrical equipment is connected and used in the immediate vicinity of the outlet; or
 - (c) be installed in or concealed behind any surface having wood lath, wood paneling or similar combustible material.
- (2) The heating portion of cables shall not be run through walls, partitions or similar structures.
- 1264.(1) Cables to be installed in cement or plaster shall be secured in place on the cement base or the undercoat at intervals not exceeding 2 feet.
- (2) Cables may be secured by
- (a) adhesive tape, cotton tape, or other similar means acceptable to an inspector, or
 - (b) staples driven directly over the cable provided the staples used
 - (i) are acceptable for the purpose, and
 - (ii) are fastened by means of a driving device which will not damage the cable.
- (3) Materials used in securing the cable shall be suitable for the temperatures at which the cable operates.
- (4) Cables shall be installed so as to ensure a minimum clearance of 1 inch from any combustible or conductive material.
- 1265.(1) Cables installed in spaces between joists in ceilings or attics shall be attached to adequate supports at the level of the lower face of the joists.

- (2) The heating portion of the cable shall be run parallel to the joists with a separation of at least 1 inch from any combustible material.
 - (3) Where it is necessary for the heating portion of the cable to cross from one space to another the cables shall be run through the joists in sleeves of non-combustible non-absorptive material securely fastened in place not more than 1 inch above the lower face of the joist.
 - (4) In no case shall the heating portion of the cable be installed more than 1 inch above the ceiling finish.
 - (5) The heating portion of the cable shall not be run in or through any thermal insulation.
 - (6) The heating portion of the cable shall be covered with at least ½ inch of sand or equivalent heat-radiating material.
1266. In any area where cable is installed thermal insulation of the inert incombustible non-conducting type approved for the location only may be used.
- 1267.(1) Non-heating conductors supplying cables shall, subject to subregulation 2, be run in metal race-way or flexible tubing.
- (2) In underfloor installations the conductors shall be run from the cable to the box or terminal fitting required by regulation 1250 in rigid conduit which
- (a) shall have a bushing or equivalent fitting at its upper and lower end, and
 - (b) shall terminate at its lower end in a 90-degree bend.
- 1268.(1) Where radiant-heating installations are controlled by automatic-thermostatic-control devices
- (a) conductors used solely as feeders for the heating installation shall be of sufficient capacity to carry a load in amperes not less than that computed by applying to the maximum heating load shown in column 1 of Table 23A the minimum demand factor prescribed in column 2 of the table;
 - (b) conductors used as feeders for the heating installation and other electrical equipment shall be of sufficient capacity to carry a load in amperes calculated in accordance with clause a plus the combined loads of the other electrical equipment calculated in accordance with Part IV.
- (2) Where automatic-thermostatic-control devices are not installed the demand factor for heating loads shall be 100 per cent.

TABLE 23A (regulation 1268)	
Column 1	Column 2
Maximum Connected Heating Load in Kilowatts	Minimum Demand Factor
0 — 10	100%
11 — 15	85%
16 — Over	70%

PART XXXII

INDUCTION AND DIELECTRIC HEATING EQUIPMENT

1269. This Part shall apply to installations of induction and dielectric heating equipment and shall be supplementary to and not exclusive of any other Part.
1270. In this Part
- (a) "generating equipment" means the equipment used to change the voltage, the frequency or both the voltage and the frequency of power used to supply induction and dielectric heating equipment;
 - (b) "motor-generator equipment" means equipment wherein a motor drives the generating equipment;
 - (c) "stand-by current" means the current which the equipment consumes when it is connected to the supply but is not supplying power to the work applicator; and
 - (d) "therapeutic equipment" means equipment the out-put frequency of which is not less than 2 mega-cycles per second.
1271. (1) Branch-circuits supplying the generating equipment and motor-generator equipment shall comply with Parts I, III, IV and V.
- (2) Branch-circuits, generating equipment and motor-generator equipment operating at more than 750 volts shall comply with Part XXIV.
1272. (1) The conductors which supply the generating equipment of individual installations of induction or dielectric heating equipment shall have a current-carrying capacity of at least 100 per cent of the nameplate current-rating of the equipment.
- (2) The conductors which supply the generating equipment of two or more installations of induction or dielectric heating equipment shall have a current-carrying capacity of at least 100 per cent of the sum of the nameplate current-ratings of the equipment, except that where two or more installations are supplied from the same feeder and simultaneous operation of the installations is impossible the feeder shall have a current-carrying capacity of at least 100 per cent of the sum of the nameplate current-ratings of the units capable of simultaneous operation plus 100 per cent of the stand-by current of the remaining equipment.
1273. Over-current devices rated or set at not more than 200 per cent of the nameplate current-rating of induction or dielectric generating equipment shall be provided for the equipment.
1274. (1) A readily accessible disconnecting means shall be provided to isolate the generating equipment or motor-generator equipment from the supply circuit.
- (2) The current-carrying capacity of the disconnecting means shall be at least 100 per cent of the nameplate current-rating of the equipment.
- (3) Where a supply circuit supplies only one installation of induction or dielectric heating equipment the supply circuit switch may be used as the generating equipment or motor-generator equipment disconnecting means.
1275. Every out-put circuit including all high frequency component parts of the heating equipment shall be guarded with the actual generating equipment as one complete assembly so that
- (a) the work applicator is so guarded by protective cages, adequate shielding or equivalent devices that safe operation of the heating equipment is assured, and
 - (b) when the connections between the generating equipment and the work applicator exceed 2 feet in length the connections are enclosed or guarded with non-combustible material.
1276. The generating equipment out-put circuit shall be directly connected to ground.
1277. Induction and dielectric heating equipment shall not be installed in those locations classified as hazardous locations under Part XIII unless the equipment is designed and approved for use therein.
1278. Panels on which controls are mounted shall be of the dead-front type.
1279. Enclosures shall be provided and so constructed that
- (a) parts operating at potentials of more than 30 volts are not readily accessible;
 - (b) parts operating at 31 to 750 volts are not accessible through doors, panels or covers unless
 - (i) a key or tool is required to open doors, panels or covers and there is attached thereto a caution reading "Disconnect supply circuit before opening", or
 - (ii) shields or barriers are provided so that all operating adjustments may be made and controls may be reached without access to live parts; and
 - (c) parts operating at potentials of more than 750 volts are not accessible through doors, panels or covers unless they are provided with interlocks which remove all potentials of over 30 volts when the doors are open.
1280. Where enclosures contain voltages in excess of 250 volts alternating-current or direct-current, warning labels indicating danger shall be attached to the doors, access panels or at another convenient place on the equipment in addition to the caution required by sub-clause (i) of clause b of regulation 1279.
1281. Switches operated by foot pressure shall be adequately shielded to prevent inadvertent closing.
1282. Where remote controls are used to apply power a local-remote switch shall be provided and interlocked to prevent the application of power from other than the selected control point.
1283. (1) Where portability is not essential the heating equipment shall be permanently installed.
- (2) Where portability is essential the power supply cord shall be a 3-conductor cord, of the SJ type or better, having a current-carrying

capacity at least equal to the marked rating of the equipment and shall be provided with an approved 3-prong attachment plug cap.

- (3) Where the equipment is rated at 115 volts, 15 amperes or less and is intended for use in offices or homes a 2-conductor cord of the type permitted by subregulation 2 and a 2-prong parallel-blade cap may be used as an alternative to the cord and cap required by subregulation 2.

PART XXXIII

SOUND-RECORDING AND REPRODUCTION

- 1284. This Part shall apply to installations of electrical equipment and wiring used for sound recording and reproduction, centralized distribution of sound, public sustems, voice recording systems and electronic organs and shall be supplementary to and not exclusive of any other Part.
 - 1285.(1) Conductors of different wiring systems may be grouped in the same enclosure, or in the same flexible cord or cable, provided
 - (a) supply conductors are properly identified and used solely for the supply of power to the equipment to which the conductors so grouped are connected;
 - (b) input leads to a motor-generator or rotary-converter are run separately from the out-put leads;
 - (c) the flexible cords and cables are of types S, SJ, K, P or other types approved for the purpose;
 - (d) terminals for conductors are marked to show what their connections are; and
 - (e) terminals for conductors other than power-supply conductors are separated from the terminals of the power-supply conductors by a spacing at least as great as that between the power-supply terminals.
 - (2) Where the conductors are grouped in accordance with subregulation 1 and are not separated by a lead sheath or other continuous metallic covering, they shall be insulated individually or in groups by insulation at least equivaalent to that on the supply conductors.
 - (3) The conductors grouped in flexible cords may be as small as No. 26 B. & S. gauge provided they are not in direct electrical connection with the power-supply conductors and are equipped with current limiting means so that the maximum power which they carry can never exceed 150 watts.
1286. Storage batteries shall comply with the requirements of regulations 538 to 542, both inclusive.

267. Table 1 of the principal Regulations is amended by adding thereto the following item:

4a	Heat-and-moisture-resisting thermoplastic.	TWH	75	167
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268.(1) The heading for column 3 of Table 9 of the principal Regulations is amended by adding "and Thermoplastic type TWH".

(2) The heading for column 6 of Table 9 of the principal Regulations is amended by striking out "VC" and substituting therefor "V".

269.(1) The heading for column 3 of Table 11 of the principal Regulations is amended by adding "and Thermoplastic type TWH".

(2) The heading for column 5 of Table 11 of the principal Regulations is amended by striking out "VC" and substituting therefor "V".

(3) Column 2 of Table 11 of the principal Regulations is amended by striking out the figure "95" and substituting therefor the figure "100".

270.(1) The heading for column 2 of Table 18 of the principal Regulations is amended by adding "FF-32" after "RF-32".

(2) The heading for column 3 of Table 18 of the principal Regulations is amended by striking out the first line and substituting therefor "Types TF, TFF, T, TW, TWH".

271.(1) The heading for column 3 of Table 19 of the principal Regulations is amended by adding "SVO" after "SV" and "SPT-3" after "POT".

(2) The heading for column 4 of Table 19 of the principal Regulations is amended by adding "HPN", "AFSO", "AFSJO".

(3) Table 19 of the principal Regulations is amended by adding therto the following column:

Column 6
Christmas Tree X, CX, CXW, TX, CXWT
amperes
..
2
5
7
15
20
..
..
..
..
..

272.(1) Item 2 of Table 20 of the principal Regulations is amended by adding the following sub-item:

b	Thermoplastic jacketed tinsel cord	POT tinsel	27	2	None	None	Thermoplastic	None	..	
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(2) Sub-item e of item 4 of Table 20 of the principal Regulations is struck out and the following substituted therefor:

e	Vacuum cleaner cord	SV	18	2	None	Optional	Rubber	None	..	
		SVT	18	2	None	Optional	Thermoplastic	None	..	
		SVO	18	2	None	Optional	Polychloroprene	None	..	

(3) Item 6 of Table 20 of the principal Regulations is revoked and the following substituted therefor:

6	a	All-rubber parallel cord	POSJ-64	20 or 18	2	None	None	Rubber	None	..	For attachment to pendants or portable devices in a damp place, where not subject to hard usage. SPT-3 containing 2 conductors restricted to use with domestic refrigerative equipment. SPT-3 containing 3 conductors restricted to use with window-type room air-conditioner.
			POSJ-32	18 or 16							
	b	All thermoplastic parallel cord	POT-64	20 or 18	2	None	None	Thermoplastic	None	..	
			POT-32	20, 18 or 16							
			SPT-3	18, 16, 14 or 12							

(4) Item 9 of Table 20 of the principal Regulations is amended by adding the following sub-item:

b	Polychloroprene jacketed heat-resisting cord	AFSO	18, 16 or 14	2 or 3	None	None	Polychloroprene	None	..	
---	--	------	--------------	--------	------	------	-----------------	------	----	--

(5) Item 10 of Table 20 of the principal Regulations is amended by adding the following sub-items:

c	Polychloroprene jacketed heat-resisting cord	AFSJO	18 or 16	2 or 3	None	None	Polychloroprene	None	..	
d	All-neoprene heater cord	HPN	18 or 16	2	None	None	None	None	..	

(6) Sub-item a of item 12 of Table 20 of the principal Regulations is struck out and the following substituted therefor:

a	Thermoplastic Christmas tree cord	TX	20	2	None	None	None	None	..	
		CXWT-3/64	18 or 16	2	None	None	None	None	..	
		CXWT-4/64	14 or 12	2	None	None	None	None	..	

273. Table 34 of the principal Regulations is amended by adding thereto the following item:

20	16	1/2	1/2
----	----	-----	-----

274. Table 35 of the principal Regulations is amended by striking out (regulation 1002 (2) (a)) and substituting (regulation 1003 (2) (a)) therefor and by inserting the word "phase" after "between" in the heading for column 1.

275. Table 36 of the principal Regulations is amended by striking out (regulation 1002 (2) (b)) and

substituting (regulation 1003 (2) (b)) therefor and by inserting the word "phase" after "between" in the heading for column 1.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

W. R. SIMMS
Vice-Chairman

(Seal)

E. B. EASSON
Secretary

Dated at Toronto the 15th day of January A.D. 1958.

(5135)

17



Publications Under The Regulations Act

May 3rd, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 95/58.

Plebiscite of Fresh Peach Producers re existing plan.

New and Revoking O. Regs. 218/57, 274/57 and 14/58.

Made—16th April, 1958.

Filed—16th April, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

APPLICATION

1. These regulations apply to a plebiscite of producers of fresh peaches on the question of favour of the existing plan.

INTERPRETATION

2. In these regulations

- (a) "Board" means The Farm Products Marketing Board;
- (b) "existing plan" means the plan set out in schedule 1 of Ontario Regulations 127/57;
- (c) "district" means a division of Ontario under subregulation 1 of regulation 4;
- (d) "fresh peaches" means peaches produced in Ontario except peaches which are used by a processor for processing;
- (e) "preliminary voters' list" means the list of voters prepared by the Board, before revision by the Revising Officers;
- (f) "processing" includes canning, dehydrating, freezing, or processing with sugar or sulphur dioxide or any other chemical;
- (g) "processor" means a person engaged in the business of processing of peaches;
- (h) "producer" means a person engaged in the production of fresh peaches; and for the purpose of the plebiscite means the person who is the owner of a property on which fresh peaches are produced, except in the case where
 - (i) the property is rented to a tenant who produces and markets the fresh peaches on his own account, in which case the producer shall be the tenant,
 - (ii) a corporation is engaged in the production of fresh peaches, in which case the producer shall be deemed to be the person, if any, designated in writing in respect of that property by the corporation for the purpose of the plebiscite,

(iii) the business of producing and marketing fresh peaches is carried on by a partnership or under a trade name, farm name or other designation, in which case the producer shall be deemed to be the person, if any, designated in writing by the owner or one of the owners of such business in respect of that property for the purpose of the plebiscite,

(iv) the property is owned jointly by two or more persons whose names appear on the voters' list in respect of that property, in which case the producer shall be deemed to be the one of such joint owners who first presents himself at the polling place and receives a ballot in respect of that property,

(v) the property is held by an executor or a trustee, in which case the producer shall be the executor or trustee;

(i) "polling place" means a place of voting in a district on the question of favour of the existing plan; and

(j) "regulations made in respect of the plan" means Ontario Regulations 128/57.

PERCENTAGE OF VOTES REQUIRED UNDER SECTION 4 OF THE ACT

3. Where the Board submits to a plebiscite of the producers of fresh peaches the question of favour of the existing plan for the marketing of fresh peaches, the percentage of votes in favour of the plan shall be not less than 66⅔ per cent of all persons who vote in the plebiscite.

APPOINTMENTS

4.(1) For the purposes of the plebiscite Ontario is divided into the following districts:

- (a) The County of Essex.
- (b) The County of Kent.
- (c) The County of Lambton.
- (d) The County of Middlesex.
- (e) The County of Elgin.
- (f) The County of Oxford.
- (g) The County of Norfolk.
- (h) The County of Brant.
- (i) The Township of Pelham in the County of Welland.
- (j) The townships of Stamford and Welland in the County of Welland.

- | | |
|---|--|
| <p>(k) The Township of Niagara in the County of Lincoln.</p> <p>(l) The Township of Grantham in the County of Lincoln.</p> <p>(m) The Township of Louth in the County of Lincoln.</p> <p>(n) The Township of Clinton in the County of Lincoln.</p> <p>(o) The Township of North Grimsby in the County of Lincoln.</p> <p>(p) The County of Wentworth.</p> <p>(q) The County of Halton.</p> <p>(r) The County of Peel.</p> <p>(s) The County of York.</p> <p>(2) Voters' lists shall be prepared by districts.</p> <p>(3) Where the place of production of a producer is not within a district mentioned in subregulation 1, his name and place of production may be recorded on the voters' list for the district nearest to his place of production.</p> <p>(4) The Board shall prepare from the best information available to it, a preliminary voters' list of producers eligible to vote in the plebiscite and each voters' list shall contain</p> <p>(a) the name of the producer eligible to vote in the district for which the voters' list is prepared, and</p> | <p>(b) the address or location of the property on which the peaches are produced.</p> <p>(5) Where a person is designated as the producer in respect of a property under sub-clause ii, or sub-clause iii, of clause <i>h</i> of regulation 2, his name shall be listed in a manner that indicates the capacity in which he is voting.</p> <p>(6) A corporation or owner of a business carried on by a partnership or under a trade name, farm name or other designation, as the case may be, shall be entitled to vote in the plebiscite only if a person has been designated in accordance with sub-clause ii, or sub-clause iii, of clause <i>h</i> of regulation 2 before the last day of the revision of the voters' list by the Revising Officer.</p> <p>5.(1) The Board appoints Thomas Richard Hilliard as Returning Officer.</p> <p>(2) The Board, for the district named in column 2 of the Table,</p> <p>(a) appoints as Revising Officer, the person named in column 3,</p> <p>(b) designates as the location for the revision of the voters' list, the place of revision of voters' list mentioned in column 4,</p> <p>(c) appoints as Deputy Returning Officer, the person named in column 5,</p> <p>(d) designates as the location of the polling place the location mentioned in column 6,</p> <p>of the Table as follows:</p> |
|---|--|

TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
DISTRICT NUMBER	DISTRICT	REVISING OFFICER	PLACE OF REVISION OF VOTERS' LIST	DEPUTY RETURNING OFFICER	LOCATION OF POLLING PLACE
1.	County of Essex	A. Burrell	Ontario Department of Agriculture, Wilson & Fox Sts., Essex	A. Burrell	Odd Fellows Hall, Ruthven
2.	County of Kent	D. M. Rutherford	Ontario Department of Agriculture, 61½ King St. W., Chatham	D. M. Rutherford	Kent Fruit Growers' Co-operative, Blenheim
3.	County of Lambton	J. R. Chard	Ontario Department of Agriculture, Maylor Building, King and Main Sts., Forest	J. R. Chard	Ontario Department of Agriculture, Maylor Building, King and Main Sts., Forest
4.	County of Middlesex	W. K. Riddell	Ontario Department of Agriculture, 210 Richmond Bldg., Richmond St., London	W. K. Riddell	Ontario Department of Agriculture, 210 Richmond Bldg., Richmond St., London
5.	County of Elgin	A. V. Langton	Ontario Department of Agriculture, Royal Bank Bldg., 373 Talbot St., St. Thomas	A. V. Langton	Ontario Department of Agriculture, Royal Bank Bldg., 373 Talbot St., St. Thomas
6.	County of Oxford	R. E. Bell	Ontario Department of Agriculture, 10 Finkle St., Woodstock	R. E. Bell	Ontario Department of Agriculture, 10 Finkle St., Woodstock
7.	County of Norfolk	R. E. Moore	Ontario Department of Agriculture, Kent & Peel Sts., Simcoe	R. E. Moore	Ontario Department of Agriculture, Kent & Peel Sts., Simcoe
8.	County of Brant	D. N. Graham	Ontario Department of Agriculture, Brant Building, Brantford	D. N. Graham	Ontario Department of Agriculture, Brant Building, Brantford
9.	Township of Pelham in County of Welland	J. Wilson	Ontario Department of Agriculture, 15 Division St., Welland	J. Wilson	Pelham Township Municipal Hall, Pelham Centre
10.	Townships of Stamford and Welland in County of Welland	J. Wilson	Ontario Department of Agriculture, 15 Division St., Welland	J. G. Hutchison	Stamford Township Women's Institute Hall, Stamford Centre

TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
DISTRICT NUMBER	DISTRICT	REVISING OFFICER	PLACE OF REVISION OF VOTERS' LIST	DEPUTY RETURNING OFFICER	LOCATION OF POLLING PLACE
11.	Township of Niagara in County of Lincoln	W. S. Carpenter Robt. Wilcox	Extension Services Building, Horticultural Experiment Station, Vineland Station	W. S. Carpenter	Niagara Township Municipal Offices, Virgil
12.	Township of Grantham in County of Lincoln	W. S. Carpenter Robt. Wilcox	Extension Services Building, Horticultural Experiment Station, Vineland Station	A. G. Mitchell	St. Catharines Growers' Co-operative, St. Catharines
13.	Township of Louth in County of Lincoln	W. S. Carpenter Robt. Wilcox	Extension Services Building, Horticultural Experiment Station, Vineland Station	W. B. Fox	Louth Township Municipal Office, Jordan
14.	Township of Clinton in County of Lincoln	W. S. Carpenter Robt. Wilcox	Extension Services Building, Horticultural Experiment Station, Vineland Station	Keith Clark	Bennett Hall, Beamsville
15.	Township of North Grimsby in County of Lincoln	W. S. Carpenter Robt. Wilcox	Extension Services Building, Horticultural Experiment Station, Vineland Station	R. Wilcox	Grimsby Community Hall, Grimsby
16.	County of Wentworth	Harold Buck	Ontario Department of Agriculture, 16 Market St., Hamilton	Harold Buck	Legion Hall, Winona
17.	County of Halton	E. F. Muir	Ontario Department of Agriculture, Extension Service, 85½ Colborne St. E., Oakville	E. F. Muir	Lion's Hall, Burlington
18.	County of Peel	J. W. McCullough	Ontario Department of Agriculture, 3 Elizabeth St. S., Brampton	J. W. McCullough	Ontario Department of Agriculture, 3 Elizabeth St. S., Brampton
19.	County of York	D. E. Williams	Room 4412, 4th Floor, East Block, Parliament Buildings, Toronto	D. E. Williams	Room 4412, 4th Floor, East Block, Parliament Buildings, Toronto.

(3) Where a Revising Officer or a Deputy Returning Officer appointed under subregulation 2 is unable for any reason to carry out his duties, the Board shall appoint immediately a person in his stead.

DUTIES OF REVISING OFFICERS

6.(1) The Board fixes the 9th of May, 1958, as the date for revision of voters' lists.

(2) The Revising Officer shall attend at the place of revision mentioned in column 4 of the Table in subregulation 2 of regulation 5 on the 9th of May, 1958, from 9 a.m. until 5 p.m. standard time or daylight saving time, as the case may be, in the local municipality in which the place of revision is located.

(3) The Revising Officer shall post up at the place of revision and in such other locations as he may in his discretion deem advisable, copies of the preliminary voters' list not later than the 6th of May, 1958.

(4) Where a person appears before the Revising Officer and states that his name and place of production are omitted from the voters' list, the Revising Officer

- (a) if he is satisfied that the name of such person has been improperly omitted, or
- (b) if the person furnishes an affidavit that he is a producer within the meaning of these regulations,

shall add the name and address or location of his property on which fresh peaches are produced to the voters' list.

(5) Where a producer satisfies a Revising Officer that the name or place of production of the producer on the voters' list is not correctly recorded, the Revising Officer shall make the necessary corrections in the voters' list.

(6) Where any person furnishes evidence deemed sufficient by the Revising Officer that any name and place of production should not be recorded on the voters' list, the Revising Officer may omit the name from the voters' list, but the Revising Officer shall notify the Board and shall also notify immediately the person whose name has been omitted and inform him of his right of appeal to the Board.

(7) Each Revising Officer shall not later than the 10th of May, 1958, return to the Board the voters' list as revised, accompanied by all affidavits of persons whose names were added and by such statements as he deems necessary for the consideration of the Board in matters of appeal from decisions of the Revising Officer.

APPEALS TO BOARD

7.(1) Any person aggrieved by a decision of a Revising Officer may appeal to the Board at its office in Toronto.

(2) The appeal may be in person or in writing.

(3) The Board fixes the dates of the 14th, 15th and 16th of May, 1958, for the hearing of appeals from decisions of Revising Officers.

(4) The Board may extend the time for the hearing of appeals.

(5) The Board shall hear and consider the appeal and may amend the voters' list in accordance with its findings but the Board shall not omit any name from a voters' list without giving the person an opportunity to show cause why his name should not be omitted.

(6) When the time for appealing has expired, or the Board has heard all appeals from decisions of Revising Officers, the Board shall declare the voters' list complete for the purpose of the plebiscite and no person whose

name does not appear on such voters' list for a district shall be entitled to a vote in that district in the plebiscite.

POLLING

8.(1) The Board fixes the 30th of May, 1958, as the date that polling is to take place.

(2) The polling place shall remain open on the 30th of May, 1958, from 10 a.m. to 7 p.m. standard time or daylight saving time, as the case may be, in effect in the municipality in which the polling place is located.

(3) The Board shall prepare copies of the existing plan, of regulations made in respect of the plan and of these regulations and distribute them not later than the 23rd of May, 1958, to the Returning Officer and the Deputy Returning Officers.

BALLOTS

9.(1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of persons eligible to vote.

(2) The Board shall forward the ballots to the Returning Officer before the polling day.

ARRANGEMENTS FOR VOTING

10. The Board shall provide ballot boxes.

11. The Board shall before the polling day furnish the Returning Officer with sufficient copies of all voters' lists to supply each Deputy Returning Officer with at least two copies of the voters' list for the district of the Deputy Returning Officer.

12. The Returning Officer shall furnish to each Deputy Returning Officer before the polling day

- (a) a sufficient number of ballots, not less than the number of persons eligible to vote in the district of the Deputy Returning Officer,
- (b) at least two copies of the voters' list for his district, and
- (c) such instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

13. Each Deputy Returning Officer shall post up in the polling place before the polling day

- (a) one copy of the voters' list for his district, and
- (b) one copy of the existing plan, the regulations made in respect of the plan, and these regulations.

VOTE TO BE SECRET

14. Every vote shall be by secret ballot.

VOTING

15.(1) Each Deputy Returning Officer shall issue only one ballot to each person who

- (a) is eligible to vote, and
- (b) presents himself as a voter at the polling place.

(2) Where a Deputy Returning Officer deems it necessary, he shall require the person who presents himself as a voter to be identified as the person eligible to vote.

16.(1) Each Deputy Returning Officer shall ensure that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the polling day has expired.

(2) The Deputy Returning Officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.

(3) The Deputy Returning Officer shall on one copy of the voters' list mark off the name of every producer to whom a ballot is issued.

(4) Within three days from the polling date the Deputy Returning Officer shall deliver, or send by registered mail, to the Returning Officer

- (a) all ballots deposited in the ballot box during voting,
- (b) one copy of the voters' list marked under subregulation 3, and
- (c) all unused ballots.

17. No producer named on the voters' list shall vote more than once at a polling place.

18. No person shall at any polling place

- (a) cause any disturbance or loiter on the premises; or
- (b) remain on the premises after the Deputy Returning Officer or a peace officer or a constable requests or orders him to leave the premises.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

19. The Board may engage such persons as the Deputy Returning Officers may require to assist in the taking of the vote.

SCRUTINEERS

20.(1) The Ontario Fresh-peach Growers' Marketing Board and the Fresh Peach Growers Protective Association may appoint not more than two agents to act as scrutineers on polling day at each polling place.

(2) A scrutineer may bring to the attention of the Deputy Returning Officer any matter which he considers improper in the procedures at the poll but shall not interfere with the taking of the vote.

(3) The scrutineers may be present at the counting of the ballots.

RETURNS OF DEPUTY RETURNING OFFICERS

21.(1) Each Deputy Returning Officer shall make a return to the Returning Officer of the result of the vote as soon as possible after all ballots are counted.

(2) The return of a Deputy Returning Officer shall be in form 1.

RETURN OF RETURNING OFFICER

22.(1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots are counted.

(2) The return of the Returning Officer shall be in form 2.

23. Ontario Regulations 218/57, 274/57 and 14/58 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman.

(Seal)

F. K. B. STEWART
Secretary

Dated at Toronto, this 16th day of April, 1958.

FORM 1

The Farm Products Marketing Act

RETURN OF DEPUTY RETURNING OFFICER

To Mr. T. R. Hilliard,
Extension Branch,
Ontario Department of Agriculture,
Parliament Buildings,
Toronto, Ont.

The following is the result of a vote taken in District Number, for the district of
....., under section 4 of the Act on the question:

Are you in favour of The Ontario Fresh-peach Growers' Marketing Plan?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated.....

.....
Signature of Deputy Returning Officer

FORM 2

The Farm Products Marketing Act

RETURN OF RETURNING OFFICER

To The Farm Products Marketing Board,
Parliament Buildings,
Toronto.

The following is the result of a vote taken under section 4 of the Act on the question:

Are you in favour of The Ontario Fresh-peach Growers' Marketing Plan?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated.....

.....
Signature of Returning Officer

(5491)

18

THE ADMINISTRATION OF JUSTICE EXPENSES ACT

O. Reg. 96/58.

Audit of Accounts.

New.

Made—17th April, 1958.

Filed—21st April, 1958.

REGULATIONS MADE UNDER THE ADMINISTRATION OF JUSTICE EXPENSES ACT

1.(1) The Auditor of Criminal Justice Accounts shall examine, audit and approve all accounts of or relating to the administration of justice in the provisional judicial districts.

(2) Where accounts are examined, audited and approved under subregulation 1, the Auditor of Criminal Justice Accounts shall indicate the approval by means of a stamp in Form 1.

FORM 1

The Administration of Justice Expenses Act

Date.....

I hereby certify that the accounts covering the amount of..... herein have been examined, audited and approved by me under *The Administration of Justice Expenses Act*.

.....
Auditor, Criminal Justice Accounts

(5513)

18

THE INSURANCE ACT

O. Reg. 97/58.

General Regulations.

Amending Regulations 232 of Consolidated Regulations of Ontario, 1950.

Made—17th April, 1958.

Filed—21st April, 1958.

REGULATIONS MADE UNDER THE INSURANCE ACT

1. Regulation 3 of Regulations 232 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

3. Sections 67 to 69 of the Act shall apply to the provinces of

- (a) Alberta;
- (b) British Columbia;
- (c) Manitoba;
- (d) New Brunswick;
- (e) Saskatchewan.

(5514)

18

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 98/58.
Controlled-access Highways,
Trafalgar Township Diversion.
Amending O. Reg. 52/58.
Made—17th April, 1958.
Filed—21st April, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER

THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 52/58 are amended by adding thereto the following schedule:

TRAFALGAR TOWNSHIP DIVERSION

SCHEDULE 3

In the Township of Trafalgar in the County of Halton and shown outlined in red and illustrated on Department of Highways plan P-1738-7, registered in the registry office for the registry division of the County of Halton as number 838 for the Township of Trafalgar.

(5515) 18

THE HIGHWAY TRAFFIC ACT

O. Reg. 99/58.
Speed Limits.
Amending O. Reg. 209/56.
Made—17th April, 1958.
Filed—21st April, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58 and 75/58, is further amended by adding thereto the following item:

20. That part of the King's Highway known as number 11 in the Township of Clergue in the District of Cochrane lying between its intersection with the King's Highway known as number 67 and a point in the highway distant 1500 feet measured southerly therealong.

2. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57, and amended by Ontario Regulations 46/58 and 75/58, is further amended by adding thereto the following item:

5. That part of the King's Highway known as number 11 in the Township of Clergue in the District of Cochrane lying between a point in the highway distant 1500 feet measured southerly therealong from its intersection with the King's Highway known as number 67 and a point in the highway measured 900 feet northerly therealong from its intersection with the projection northerly of the westerly wall of the main building of the existing Ontario Northland Railway Station which is situated in the South half of lot 9, concession 6.

(5516) 18

THE HIGHWAY TRAFFIC ACT

O. Reg. 100/58.
General Regulations.
Amending O. Reg. 264/44 (C.R.O. 407)
Made—17th April, 1958.
Filed—21st April, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Clause *f* of subregulation 1 of regulation 1 of Ontario Regulations 264/44, as remade by Ontario Regulations 224/55, is amended by adding thereto the following sub-clause:

(xxi) more than 19 tons and up to 20 tons. \$542.00

2. Clause *g* of subregulation 1 of regulation 1 of Ontario Regulations 264/44, as remade by Ontario Regulations 224/55, is revoked and the following substituted therefor:

(g) for a conversion unit consisting of a single axle designed to convert a two-axle vehicle into a three-axle vehicle with a gross weight of 40,000 lbs. \$233.00

3. Clause *h* of subregulation 1 of regulation 1 of Ontario Regulations 264/44, as remade by Ontario Regulations 224/55, is amended by adding thereto the following sub-clause:

(xx) more than 19 tons and up to 20 tons. \$346.00

4. Clause *j* of subregulation 1 of regulation 1 of Ontario Regulations 264/44, as remade by Ontario Regulations 224/55, is amended by adding thereto the following sub-clause:

(xix) more than 19 tons and up to 20 tons. 369.00
(5517) 18

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 101/58.
General Regulations.
Amending Regulations 331 of Consolidated Regulations of Ontario, 1950.
Made—17th April, 1958.
Filed—21st April, 1958.

REGULATIONS MADE UNDER THE
PUBLIC COMMERCIAL VEHICLES ACT

1.(1) Clause *a* of subregulation 1 of regulation 8 of Regulations 331 of Consolidated Regulations of Ontario 1950, as amended by subregulation 1 of regulation 1 of Ontario Regulations 140/55, is further amended by adding at the end thereof "more than 19 tons and up to 20 tons. 150.00".

(2) Subregulation 1 of the said regulation 8 is amended by adding thereto the following clause:

(aa) for a conversion unit consisting of a single axle designed to convert a two-axle vehicle into a three-axle vehicle with a gross weight of 40,000 lbs. \$ 45.00

(3) Clause *b* of subregulation 1 of the said regulation 8 as amended by subregulation 2 of regulation 1 of Ontario Regulations 140/55, is further amended by adding at the end thereof "more than 19 tons and up to 20 tons. 75.00".

(4) Subregulation 1 of the said regulation 8 is further amended by adding thereto the following clause:

- (bb) for a conversion unit consisting of a single axle designed to convert a two-axle vehicle into a three-axle vehicle with a gross weight of 40,000 lbs. \$ 22.50

(5518)

18

THE ASSESSMENT ACT

O. Reg. 102/58.

Payments to Mining Municipalities.
New and Revoking O. Regs. 197/52,
44/55, 205/55, 90/56, 26/57, 104/57,
113/57, 131/57, 271/57, 11/58 and
19/58.

Made—21st April, 1958.

Filed—21st April, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

PAYMENTS TO MINING MUNICIPALITIES

INTERPRETATION

1. In these regulations

- (a) "adjusted mill rate" means the number of mills in the dollar determined by dividing the total of all estimates approved for grant purposes in respect of a municipality for the preceding year by the total of the municipal mines-assessment and the equalized assessment of the municipality for the same year;
- (b) "total of all estimates approved for grant purposes" in respect of any municipality for any specified year means
- (i) the total amount which would have been levied in that year for all purposes of the municipality and its local boards if no mining payment for that year were received, less
 - (ii) the portion of the payment for that year computed under clause *a* of regulation 4, and subject to
 - (iii) any debit or credit adjustments re capital expenditures out of revenue and deficits as determined by the Department;
- (c) "approval of the Minister" means the approval of the Minister as signified by his signature on estimates, by-laws, resolutions, conveyances and other records and documents;
- (d) "equalized assessment" means the assessment amount determined in accordance with regulation 13;
- (e) "local board" means any school board, public-utility commission, transportation commission, public library board, board of park management, local board of health, board of commissioners of police, planning board or any other board, commission, committee, body or local authority established or exercising any power or authority under any general or special Act with respect to any of the affairs or purposes, including school purposes, of a municipality or of two or more municipalities or portions thereof;

(f) "mining employee" means a person who is in receipt of or entitled to any salary, wages, or other direct compensation for services or labour performed for a mine or mineral work located in Ontario, and who is

- (i) resident in a mining municipality at the time of the making of the last assessment of a municipality or
 - (ii) resident outside of a mining municipality and employed at a mine or mineral work in a mining municipality on the first of October in any year;
- (g) "municipality" means a city, town, village, township or improvement district;
- (h) "municipal mines-assessment" means 50 per cent of the total of
- (i) \$1,600 for each mining employee shown in the register of the preceding year as working and residing in the municipality,
 - (ii) \$800 for each mining employee working in and residing outside the municipality on the first day of October in the preceding year as determined under regulation 17 or 18, and
 - (iii) mines profits as calculated under section 4 of *The Mining Tax Act* and set out by the mine assessor in the notice or notices of assessment referred to in section 12 of *The Mining Tax Act* in respect to any or all mines or mineral works located in the municipality and in respect to the year preceding the year of payment,

or 100 per cent of the total of sub-clauses i and ii whichever is the greater.

- (i) "register" means register provided under subregulation 1 of regulation 17.
- (j) "mine or mineral work" shall not include smelters.

2. These regulations apply to designated mining municipalities only.

DESIGNATION OF MINING MUNICIPALITIES

3. The following municipalities are designated as mining municipalities for the purposes of these regulations:

- (a) the City of Sudbury;
- (b) the towns of Blind River, Capreol, Chelmsford, Cobalt, Geraldton, Haileybury, Levack, Matheson, Ojibway, Timmins;
- (c) the villages of Bancroft, Caledonia, Hagersville, Marmora;
- (d) the townships of Atikokan, Balfour, Belmont and Methuen, Black River, Blezard, Bucke, Capreol, Cardiff, Coleman, Dowling, Drury, Denison and Graham, Falconbridge, Faraday, Hagar, Hanmer, Larder Lake, Marmora and Lake, Matachewan, McKim, Michipicoten, Mountjoy, Neelon and Garson, Oneida, Playfair, Rayside, Ross, Seneca, Teck, Tisdale, Waters, Whitney;
- (e) the improvement districts of Balmertown, Beardmore, Bicroft, Elliot Lake, Gauthier, Manitowadge, McGarry, Onaping, Red Lake, Renabie.

COMPUTATION OF PAYMENT

4. In each year the Minister shall make a payment to each mining municipality being the total of

- (a) \$40 for each mining employee shown in the register of the preceding year as resident in and working outside the municipality, and
- (b) the amount in dollars resulting from applying the adjusted mill rate to the municipal mines-assessment of the municipality.

5. In any year the Minister may reduce the total payment to any municipality to an amount equal to 50 per cent of the sum of the total of all estimates approved for grant purposes for that municipality for the preceding year and the portion of the payment for that year computed under clause *a* of regulation 4.

6. In any year that the amount of a payment computed in accordance with regulation 4 is less than the total of the mines profits tax that would be collectible for that year by the municipality if it were not designated as a mining municipality and the amount the municipality could reasonably expect under a special grant scheme of Ontario, the Minister may increase the payment to an amount equal to 50 per cent of the sum of the total of all estimates approved for grant purposes for that municipality for the preceding year and the portion of the payment for that year computed under clause *a* of regulation 4.

7. For the purpose of computing payment to a municipality in the year of designation as a mining municipality, the adjusted mill rate and the municipal mines-assessment of the municipality referred to in clause *b* of regulation 4 shall be computed in reference to the year in which the designation is made.

8. Notwithstanding clause *a* of regulation 1, in the case of a municipality designated as a mining municipality in the year of its incorporation, the adjusted mill rate for the purpose of computing the payment for the year of incorporation shall be the number of mills in the dollar determined by dividing the total of all estimates approved for grant purposes for that municipality for the said year by the total of the municipal mines-assessment and the equalized assessment of the municipality for the same year, provided that in determining the estimates approved for grant purposes the amount to be deducted as the portion of the payment computed under clause *a* of regulation 4 shall be the amount determined at \$40 per mining employee shown in the register of the year of incorporation as residing in and working outside the municipality.

9. Where in any mining municipality the last operating mine closes down, the payment in the first year after the closing and in each year thereafter shall not be computed in accordance with regulation 4, 5 or 6, but the Minister shall make a payment

- (a) in the first year equal to 100 per cent;
- (b) in the second year equal to 80 per cent;
- (c) in the third year equal to 60 per cent;
- (d) in the fourth year equal to 40 per cent; and
- (e) in the fifth year equal to 20 per cent;

of the payment made in the year in which the mine closes down.

10. Except in the cases referred to in regulation 9, if the amount payable to a mining municipality under these regulations is less in any year than the amount paid in the preceding year, the Minister may approve an amount not greater than the larger amount.

CONDITIONS OF PAYMENT

11.(1) Where a mining municipality does not comply with these regulations or does not obtain the approval of the Minister to

- (a) the estimates of the municipality and its local boards; and
- (b) the amounts to be provided for and included in the estimates whether to be provided by taxation or otherwise; and
- (c) the imposition, rating and levying of all rates, assessments and taxation upon any or all of the rateable property within the municipality; and
- (d) the rates, rents and charges imposed, levied or collectible for supply or service of any public utility; and
- (e) the imposition and charging of all licence, permit or other fees, charges and expenses; and
- (f) the sale or other disposition of any assets; and
- (g) the passing of by-laws providing for the issue of debentures, the hypothecation of debentures or the sale thereof;

the Minister may withhold the whole or any part of a payment from the mining municipality.

(2) When the municipality complies with these regulations and obtains the approvals under sub-regulation 1 within the year in respect of which the payment is computed, the Minister shall make the payment so withheld.

12. The Minister shall have access at all times to all books, records, papers and documents of a mining municipality and of every local board, including but without limiting the generality of the foregoing all assessment rolls, collectors' rolls, by-laws, minute books, books of account, vouchers and other records, papers and documents relating to its and their financial transactions, and may inspect, examine, audit and copy the same or any part thereof.

13. Where in any year the amount voted by the Legislature for the payments under these regulations is insufficient to make the payments in full, the Minister may make a *pro rata* reduction.

EQUALIZATION OF ASSESSMENT

14. For the purpose of making uniform the methods of preparing assessment rolls in mining municipalities and for ascertaining whether the valuations of real property made by the assessor of each mining municipality bear a just relation one to another, the Minister may supervise the assessment and advise the assessors with respect to any particular assessment or omission to assess or generally with respect to all the assessments, or assessments of land only, or of buildings only, or business, included in the roll or rolls.

15. The Minister may ascertain whether the values of all lands and buildings and the amounts of business assessments as set down in the assessment roll or rolls of a mining municipality bear a just relation one to another.

16.(1) In order to make a just distribution of payments as between mining municipalities the Minister may in each year with respect to each municipality equalize the real property assessments and the business assessments upon which the current year's taxes are to be levied.

(2) The real property assessment together with business assessments of a mining municipality, as equalized by the Minister, shall be the equalized assessment of the mining municipality for the purpose of these regulations.

TABULATION OF MINING EMPLOYEES

17.(1) In each year the assessor of a mining municipality shall enter in a register provided for the purpose by the clerk of the municipality, the name of every mining employee residing in the municipality, and the name of the mine or mineral work at which the person is employed and the name of the municipality in which the mine or mineral work is located.

(2) Where the mine or mineral work is located in an area without municipal organization, the word "unorganized" shall be entered by the assessor after the name of the mine or mineral work.

(3) The register duly completed and certified by the assessor shall be returned to the clerk of the municipality with the assessment roll.

(4) The clerk shall make and certify a return to the Minister showing the number of mining employees

(a) residing in and working in the municipality, and

(b) residing in and working outside the municipality as determined by the register.

18. The Minister may agree with the council of a mining municipality on the total number of non-resident employees in the municipality after a reference to the mines or mineral works or to the Ontario Mining Association has disclosed the number in the employ of the mines or mineral works on the first of October in any year.

REVOCATION

19. Ontario Regulations 197/52, 44/55, 205/55, 90/56, 26/57, 104/57, 113/57, 131/57, 271/57, 11/58 and 19/58 are revoked.

Made By

W. K. WARRENDER
Minister of Municipal Affairs.

Dated at Toronto this
21st day of April,
1958.

(5519)

18

110
(2)
6911 016
110000

Publications Under The Regulations Act

May 10th, 1958

THE INDUSTRIAL STANDARDS ACT

O. Reg. 103/58.

Designation of Zones.

Amending Regulations 227 of Consolidated Regulations of Ontario, 1950.

Made—22nd April, 1958.

Filed—25th April, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. In these regulations "principal regulations" means Regulations 227 of Consolidated Regulations of Ontario, 1950.

2. Item 13 of Appendix C of the principal regulations is struck out and the following substituted therefor:

BURLINGTON ZONE

13. The Town of Burlington.

3. Regulation 3 of the principal regulations is amended by adding thereto the following subregulation:

SAULT STE. MARIE ZONE

(59a) That part of Ontario described in item 59a of Appendix C is designated as a zone, to be known as the "Sault Ste. Marie Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

4. Appendix C of the principal regulations is amended by adding thereto the following item:

SAULT STE. MARIE ZONE

59a. The City of Sault Ste. Marie and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the west limit of the east half of section 4 in the geographic Township of Awenge meets the northerly limit of the St. Mary River, thence northerly along the west limit of the east half of section 4 in the geographic Township of Awenge and the west limit of the east halves of sections 33 and 28 in the geographic Township of Korah to the north limit of section 28 in the geographic Township of Korah, thence easterly along the north limit of sections 28, 27, 26, and 25, in the geographic Township of Korah and the north limit of sections 30, 29, and the west half of 28, in the geographic Township of Tarentorus to the east limit of the west half of section 28 in the geographic Township of Tarentorus, thence southerly along the east limit of the west half of section 28 in the geographic Township of Tarentorus to the north limit of the east half of section 33 in the geographic Township of Tarentorus, thence easterly along the north limit of the east half of section 33 and the north limit of section 34 in the geographic Township of Tarentorus to the division line between the geographic Township of Tarentorus and

Rankin Location (sometimes known as Rankin Township), thence southerly along the division line between the geographic Township of Tarentorus and Rankin Location to the northerly limits of Lot B, Second Range, Rankin Location, thence easterly along the northerly limit of Lots B and C, Second Range, to the north-westerly limit of lot 18, Second Range, thence north-easterly along the north-westerly limit of Lots 18 and 19, Second Range, to the north-easterly limit of Lot 19, Second Range, thence south-easterly along the north-easterly limit of Lot 19, Second Range, and the north-easterly limit of Lot 19, River Range, to the northerly limit of the St. Mary River, thence in a general westerly direction following the windings and turnings of the northerly limit of St. Mary River to the place of commencement.

CHARLES DALEY
Minister of Labour

April 22, 1958.

(5530)

19

THE PIPE LINES ACT, 1958

O. Reg. 104/58.

Exemption from Provisions of the Act.

New.

Made—23rd April, 1958.

Approved—24th April, 1958.

Filed—28th April, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PIPE LINES ACT, 1958

1. Pipe lines that do not exceed twelve miles in length are exempt from the provision of subsection 5 of section 3 of the Act providing that a hearing shall not be held until a period of at least sixty days has elapsed after the application has been filed with the Board.

J. W. SPOONER,
Minister of Mines.

(5543)

19

THE MILK INDUSTRY ACT, 1957

O. Reg. 105/58.

Price Formula for Fluid Milk.

New.

Made—25th April, 1958.

Filed—28th April, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

APPROVAL OF PRICE FORMULA FOR FLUID MILK

1. The price formula for fluid milk in schedule 1 is approved.

FILING OF AGREEMENTS

2. The Board refuses to file an agreement respecting prices that shall be paid to the producers supplying fluid milk to the distributors in a market where the prices are not in accordance with the price formula for fluid milk in schedule 1.

THE MILK INDUSTRY BOARD
OF ONTARIO

A. B. CURREY,
Chairman.

A. P. CLARK,
Secretary.

Dated at Toronto, this 25th day of April, 1958.

SCHEDULE 1

PRICE FORMULA FOR FLUID MILK

1. In this price formula for fluid milk

- (a) "General Wholesale Price Index for Canada" means the General Index of Wholesale Price Indexes determined each month and published by the Dominion Bureau of Statistics, in the publication known as the D. B. S. Weekly Bulletin;
- (b) "Average Weekly Earnings Index for Ontario" means the average weekly wages and salaries paid in Ontario as prepared by the Employment Section of the Labour and Prices Division of the Canada Department of Trade and Commerce, and published monthly by the Dominion Bureau of Statistics in the publication known as Advance Statement on Employment and Weekly Earnings;
- (c) "Price Index Numbers of Commodities and Services Used by Farmers" means the Composite Index Exclusive of Living Component for Eastern Canada determined in January, April and August each year as prepared by the Prices Section, Labour and Prices Division of the Canada Department of Trade and Commerce and published by the Dominion Bureau of Statistics in the publication known as Price Index Numbers of Commodities and Services Used by Farmers;
- (d) "Price Index Number for Butterfat in Ontario" means the index of the average price for milk-fat paid to farmers by creameries in Ontario each month as prepared by the Dairy Branch, and published by Ontario Department of Agriculture in the publication known as Agricultural News;
- (e) "Price Index Number for Milk for Condensed Products" means the index number of the average price for milk for processing into evaporated milk paid to farmers in Ontario by the Carnation Company of Canada each month as prepared by the Dairy Branch and published in the publication known as Ontario Milk Producer;

(f) "Price Index Number for Cheese" means the index number of the average price paid for cheddar cheese of Canada No. 1 Grade by buyers on cheese exchanges in Ontario each month as prepared by the Dairy Branch and published by the Ontario Department of Agriculture in the publication known as Agricultural News; and

(g) "Ontario formula price for fluid milk" in respect of any month means the formula price for fluid milk determined for each 100 pounds of fluid milk supplied to distributors by producers by the application of the price formula for fluid milk for the preceding month.

PROCEDURES FOR PRICE FORMULA

2.(1) The Ontario formula price for fluid milk for any month shall be determined not later than the 10th day of the month immediately preceding that month.

(2) The amounts in column 2 for items 1 to 6, inclusive, of column 2 of the Table in section 3 shall be obtained from the most recent publication in respect of those items.

(3) Amounts of items 1 to 6 inclusive, in column 5 of the Table in section 3 shall be obtained by multiplying the amount in column 2 by the amount in column 3 by the amount in column 4 in respect of each item.

(4) The amount of item 7 of the Table in section 3 shall be the total amount obtained by adding the amounts of items 1 to 6, inclusive, in column 5.

(5) The amount of item 8 of the Table in section 3 shall be obtained by multiplying the amount in item 7 by 4.1306.

(6) The amount in item 9 of the Table in section 3 shall be obtained by taking the average of the amount in item 8 of the table and the amount in item 8 in the Tables for each of the two months immediately preceding.

(8) The amount in clause *d* of item 11 of the Table shall be 4.53, or an amount of .19 or exact multiple thereof more than, or less than, 4.53, and the manner of determining whether the amount shall be 4.53 or more than, or less than, 4.53, shall be by dividing the amount in item 10 by .19 and where the integral figure resulting from that division is at least 1 but less than 2, the amount of the increase to, or decrease from, 4.53, as the case may be, shall be .19, and where the integral figure resulting from that division is 2 or more, the amount of increase in or decrease from, 4.53, as the case may be, shall be .19 multiplied by the amount of that integral figure.

(9) The Ontario formula price for fluid milk in respect of the month immediately following the month for which the Table in section 3 is made shall be the amount determined in clause *d* of item 11 of the Table multiplied by \$1.

3. The price formula for fluid milk by which the Ontario formula price for fluid milk in respect of any month is determined, shall be in accordance with the procedures mentioned in section 2 and the following Table:

TABLE

For the month of, 19.....

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
1	General Wholesale Price Index for Canada		.486926	.2	
2	Average Weekly Earnings Index for Ontario		.216263	.2	
3	Price Index Numbers of Commodities and Services Used by Farmers		.465333	.3	
4	Price Index Number for Butterfat in Ontario		1.	.1	
5	Price Index Number for Milk for Condensed Products		1.	.1	
6	Price Index Number for Cheese		1.	.1	
7	Total Amount				
8	$\frac{\text{X } 4.1306 =}{\text{(total amount in item 7)} \quad \text{(amount)}}$				
9	Three-month average of amounts in item 8 in this Table and in item 8 of each of the tables for the two preceding months: $\frac{\begin{array}{cc} + & + \\ \hline & 3 \end{array}}{\text{(amount)}} = \frac{\text{(amount)}}{\text{(amount)}}$				
10	$\frac{\text{(amount in item 9)}}{\text{(amount)}} - 4.53 = \frac{+}{\text{(amount)}}$				
11	$\begin{array}{l} (a) \frac{\text{(amount in item 10)}}{.19} = \text{(amount)} \\ (b) \text{ Integral figure resulting from division under clause } a \text{ is } \text{(amount)} \\ (c) .19 \times \frac{\text{(amount in clause } b)}{\text{(amount)}} = \text{(amount)} \\ (d) 4.53 + \frac{\text{(amount in clause } c)}{\text{(amount)}} = \text{(amount)} \end{array}$				
12	Ontario formula price for fluid milk for the month of _____ 19...., is (month following the month of table) $\frac{\text{(amount in clause } d \text{ of item 11)}}{\text{X } \$1} = \$ \text{_____}$				

THE SANATORIA FOR CONSUMPTIVES ACT**O. Reg. 106/58.**

Provincial Aid.

Amending Regulations 354 of Consolidated Regulations of Ontario, 1950.

Made—20th April, 1958.

Approved—24th April, 1958.

Filed—29th April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

1. Subregulation 2 of regulation 36a of Regulations 354 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 281/52, is amended by striking out "\$6" in the ninth line and inserting in lieu thereof "\$8".

M. PHILLIPS,
Minister of Health.

(5547)

19

THE PUBLIC HOSPITALS ACT, 1957**O. Reg. 107/58.**

Expropriation of lands for Hospital Purposes.

New.

Made—24th April, 1958.

Filed—29 April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1. The by-law of Our Lady of Mercy Hospital in Schedule 1 is approved.

SCHEDULE 1**BY-LAW**

OF THE SISTERS OF ST. JOSEPH FOR THE
DIOCESE OF TORONTO IN UPPER CANADA

EXPROPRIATION OF LANDS FOR HOSPITAL PURPOSES

WHEREAS The Sisters of St. Joseph for the Diocese of Toronto in Upper Canada operate Our Lady of Mercy Hospital.

AND WHEREAS the land described in the Schedule is requisite for and advantageous to the purposes of the Hospital.

NOW THEREFORE the Sisters of St. Joseph for the Diocese of Toronto in Upper Canada enact that the land described in the annexed Schedule is expropriated.

THE SISTERS OF ST. JOSEPH FOR THE
DIOCESE OF TORONTO IN UPPER
CANADA

per: "SISTER MAURA"
Mother Superior

"SISTER M. ALEXANDRINE"
Secretary General

Certified to be a true copy of original By-Law enacted by the Sisters of St. Joseph for the Diocese of Toronto in Upper Canada on the 3rd day of August, A.D. 1957.

"SISTER M. ALEXANDRINE"
Secretary General

SCHEDULE TO BY-LAW

In the City of Toronto in the County of York and being composed of the whole of Lot number 25, and part of Lot number 170 according to a Plan number D1378, filed in the Registry Office for the Registry Division of West Toronto, which said parcel may be more particularly described as follows:

COMMENCING at a point in the southerly limit of Glendale Avenue where the same is intersected by the easterly limit of said Lot number 25; THENCE westerly along the southerly limit of Glendale Avenue, (being the northerly limits of said Lots number 25 and 170), a distance of 33 feet, 10 inches, more or less to a point in the said southerly limit of Glendale Avenue, distant 2 feet, measured westerly thereon from the northeast angle of the said Lot number 170; THENCE southerly and parallel to the easterly limit of the said Lot number 170 to a point in the southerly limit of said Lot number 170 distant 2 feet measured westerly thereon from the southeast angle of said Lot number 170;

THENCE easterly along said southerly limit of Lots 170 and 25, 32 feet more or less to southeast angle of said Lot number 25;

THENCE northerly along the easterly limit of said Lot number 25, 104 feet 7 inches more or less to the place of beginning.

EXCEPTING thereout and therefrom that certain parcel of land expropriated by the Corporation of the City of Toronto by By-law number 9084 passed on the 18th day of April, 1922, conveyance of the lands so expropriated having been made by Margaret Pattison to the said Corporation by deed dated 11th of December, 1926, and registered on the 5th day of January, 1927, in the Registry Office for the said City of Toronto as instrument number 35959 WG, in favour of the owners and occupants from time to time.

SUBJECT TO a right-of-way in favour of the owners and occupants from time to time and at all times of the lands lying immediately to the west of the lands hereby conveyed, in, over, along and upon the westerly 4 feet of the northerly 75 feet of the lands hereby conveyed, the intention being to create a right-of-way 8 feet in width and extending in a southerly direction from the southerly limit of Glendale Avenue, a distance of 75 feet and forming a common right-of-way or passageway between the lands hereby conveyed and lands lying immediately to the west thereof.

(5548)

19

THE HIGHWAY TRAFFIC ACT**O. Reg. 108/58.**

Load Limits on the King's Highway.

New.

Made—24th April, 1958.

Filed—29th April, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

The provisions of subsections 4, 5 and 6 of section 36 of the Act shall extend and apply to those portions of the King's Highway described in schedule 1 from

the first day of May, 1958, to the thirty-first day of May, 1958, inclusive.

Dated at Toronto this 21st day of April, A.D. 1958.

JAS. N. ALLAN,
Minister of Transport.

SCHEDULE 1

All that portion of the King's Highway lying north of the Severn River and east of Highway No. 69 from Washago to Highway No. 12 and East of Highway No. 12 from Highway No. 69 to Highway No. 7 North of Sunderland and North of Highway No. 7 from Highway No. 12 to Perth and North and West of Highways No. 15 and No. 29 from Perth to Arnprior, excepting thereout:

- (a) Highway No. 28 from Peterborough to Lakefield;
- (b) Highway No. 17 from Arnprior to Sault Ste. Marie;
- (c) Highway No. 11
 - (i) from Severn to the south end of the North Bay By-Pass;
 - (ii) the North Bay By-Pass, and
 - (iii) from the north end of the North Bay By-Pass to Matheson;
- (d) Highway No. 66 from Highway No. 11 to Kirkland Lake;
- (e) Highway No. 69 from French River to Sudbury;
- (f) Highway No. 101 from Matheson to Timmins;
- (g) Highway No. 112 from Highway No. 11 to Highway No. 66;
- (h) Highway No. 108 from Highway No. 17 to Quirke Lake;
- (i) Highway No. 544 from Sudbury to Levack.

(5549)

19

THE FARM PRODUCTS MARKETING ACT

O. Reg. 109/58.

The Ontario Flue-cured Tobacco Growers' Plan.

Amending O. Reg. 152/57.

Made—24th April, 1958.

Filed—2nd May, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 2 of Ontario Regulations 152/57 is revoked and the following substituted therefor:

- 2. The local board named in schedule 1 is given all of the powers which are vested in a co-operative corporation incorporated under Part V of *The Corporations Act, 1953*, as amended from time to time.

2. Section 5 of schedule 1 of Ontario Regulations 152/57 is struck out and the following substituted therefor:

- 5. The local board shall consist of fifteen members elected or appointed in accordance with sections 10, 11, 12 and 13.

3. Sections 10, 11 and 12 of schedule 1 of Ontario Regulations 152/57 are struck out and the following substituted therefor:

- 10. Producers in each district group shall on or before the 15th of May in each year elect from its members five producer representatives to The District Flue-Cured Tobacco Growers' Committee.

ELECTION OF MEMBERS TO LOCAL BOARD

- 11. (1) A producer shall not be eligible for election to the local board for more than one district.
- (2) Where a producer is nominated for election to the local board in more than one district he shall at least ten days before the date fixed for the election, notify in writing the secretary of the local board, the district for which he will be a candidate in the election.
- (3) Where a producer fails to notify the secretary of the local board under subsection 2, the producer shall not be eligible for election to the local board in any district other than the district in which he resides.
- 12. (1) Each District Flue-Cured Tobacco Growers' Committee for Districts numbered 2, 4, 6, 8, 10, 12 and 14, as determined under clauses *b, d, f, h, j, l* and *n* of section 7, may on or before the 31st of May, 1958, elect from the producers in that District one member to the local board for a term of two years.
- (2) Each District Flue-Cured Tobacco Growers' Committee for Districts numbered 1, 3, 5, 7, 9, 11 and 13, as determined under clauses *a, c, e, g, i, k* and *m* of section 7, may on or before the 31st of May, 1958, elect from the producers in that District one member to the local board for a term of one year.
- (3) Where the term for which any member elected under subsection 1 or 2 expires in any year, the District Flue-Cured Tobacco Growers' Committee may on or before the 31st of May of that year elect from the producers in that District one member to the local board for a term of two years.
- (4) Where in any year a District Flue-Cured Tobacco Growers' Committee fails to elect a member to the local board on or before the 31st of May of that year in accordance with subsections 1, 2 or 3, as the case may be, the members of all District Flue-Cured Tobacco Growers' Committees may on or before the 15th of June of that year elect a producer in that district as the member to the local board.
- 13. (1) The members elected or appointed to the local board shall at its first meeting after the 15th of July in each year appoint
 - (a) the member not elected by District Flue-Cured Tobacco Growers' Committees, and
 - (b) such other members not elected under section 12,
 to complete the local board.
- (2) The member appointed under clause *a* of subsection 1 shall be appointed for a term of not more than one year.
- (3) Each member appointed to the local board under clause *b* of subsection 1 shall be
 - (a) a producer in the District for which he is appointed, and

(b) appointed for the term provided for under subsection 1, or 2, or 3 of section 12, as the case may be.

(4) Where a member of the local board dies or resigns before the expiration of his term of membership, the members of the local board may appoint a producer for the unexpired term, but where the member who died or resigned was elected or appointed from a District, the producer appointed for the unexpired term shall be from the same District.

(5) Each member of the local board shall be elected or appointed to hold office until the 15th of July of the year in which the term of his membership expires.

(5557)

19

THE FARM PRODUCTS MARKETING ACT

O. Reg. 110/58.

Marketing of Flue-cured Tobacco.

Amending O. Reg. 153/57.

Made—2nd May, 1958.

Filed—2nd May, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Clause *a* of regulation 3 of Ontario Regulations 153/57 is revoked and the following substituted therefor:

(a) to require persons engaged in producing or marketing tobacco to register their names, addresses and occupations with the local board;

(aa) to require persons engaged in producing or marketing tobacco to furnish such information relating to the production or marketing of the tobacco as the local board may determine;

(aaa) to appoint persons to inspect the books, records and premises of persons engaged in producing or marketing tobacco.

2. (1) Clauses *a* and *b* of regulation 4 of Ontario Regulations 153/57 are revoked and the following substituted therefor:

(a) providing for the licensing of any or all persons before commencing or continuing to engage in the marketing of tobacco;

(b) prohibiting persons from engaging in the marketing of tobacco except under the authority of a licence issued by the local board;

(2) Clause *f* of the said regulation 4 is revoked and the following substituted therefor:

(f) providing for the fixing of licence fees payable yearly from any or all persons marketing tobacco and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;

(3) Clause *j* of the said regulation 4 is revoked and the following substituted therefor:

(j) providing for the fixing and allotment of quotas for tobacco and for the marketing of tobacco on a quota basis and for prohibiting any producer from marketing any tobacco in excess of the quota allotted to such producer;

3. Ontario Regulations 153/57 are amended by adding the following regulations:

LICENCES FOR PRODUCERS

5a. (1) No person shall commence or continue to engage in the producing of tobacco except under the authority of a licence as a grower of tobacco in form 1.

(2) Subject to subregulation 1 of regulation 5b, every person engaged in the producing of tobacco shall be deemed to be the holder of a licence as a grower of tobacco in form 1.

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF TOBACCO

Under *The Farm Products Marketing Act* and the regulations and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the production of tobacco.

Issued at Toronto, this day of , 19 .

THE FARM PRODUCTS MARKETING BOARD

.....
(Chairman)

.....
(Secretary)

LICENCE FEES

5b. (1) Every producer shall pay to the local board licence fees at the rate of one cent for each pound or fraction thereof of tobacco sold to a buyer.

(2) The local board shall deduct the licence fees payable by a producer from the sum of money paid to or through the local board for the tobacco.

4. Subregulation 2 of regulation 9 of Ontario Regulations 153/57 is revoked and the following substituted therefor:

(2) The local board and the buyers shall appoint their respective members of the Negotiating Committee for Tobacco and shall notify the Board in writing of their names and addresses not later than the 15th of April in each year.

5. (1) Subregulations 1 and 2 of regulation 12 of Ontario Regulations 153/57 are revoked and the following substituted therefor:

(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 11, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement on or before the 15th of May in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where a negotiating agency decides before the 15th of May that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.

(2) Subregulation 8 of the said regulation 12 is revoked and the following substituted therefor:

(8) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman

(Seal)

F. K. B. STEWART
Secretary

Dated at Toronto, this 2nd day of May, 1958.

(5558)

19

Publications Under The Regulations Act

May 17th, 1958

THE LAND TITLES ACT

O. Reg. 111/58.

Code of Standards and Procedure for Surveys and Plans.

New and Amending Regulations 237 of Consolidated Regulations of Ontario, 1950.

Made—1st May, 1958.

Filed—5th May, 1958.

REGULATIONS MADE UNDER THE LAND TITLES ACT

CODE OF STANDARDS AND PROCEDURE FOR SURVEYS AND PLANS

INTERPRETATION

1. In these regulations

(a) "subdivision unit" means an area of land delineated by a survey of official record and includes

(i) a township lot, city lot, town lot or village lot, section, block, gore, reserve, common, mining location and mining claim, or

(ii) a lot, block or other surveyed land shown on a plan registered under *The Land Titles Act* or *The Registry Act*;

(b) "surveyor" means an Ontario Land Surveyor registered under *The Land Surveyors Act*.

2. These regulations shall be deemed to supplement the provisions of *The Surveys Act* and where a surveyor makes a plan of survey for registration under *The Land Titles Act* he shall make the survey in accordance with these regulations.

PART 1

GENERAL

3. Before a final survey is undertaken the surveyor shall refer to instruments of record containing a description of the lands to be surveyed and any uncertainty in the description shall be referred to the director of titles to be investigated and clarified.

4. Where a monument is restored or re-established regard shall be had to previous surveys of official record as evidence of its original position.

5.(1) A plan submitted for registration or to be of record in a Land Titles Office shall not be registered or be placed on record until it has been approved by the examiner of surveys or by such other person as may be designated by the director of titles, and prior to such approval being given the director may require the survey thereof to be examined on the ground by the examiner or by a person designated by the director who may require further information or material to explain any seeming discrepancy between the plan and the descriptions or plans of prior record, or of any other matter which is deemed by the director to require explanation.

(2) Subregulation 1 shall not apply to a plan of highways certified by an official authorized under *The Highway Improvement Act, 1957*, a plan of public lands

signed by the Surveyor General under *The Public Lands Act* or a plan signed by the Surveyor General of Canada Lands under the *Canada Lands Survey Act*, except where the title to the land shown on the plan is in dispute.

6. The requirements of all statutes and regulations which affect the lands shown on a plan shall be ascertained and complied with before the plan is submitted for approval.

7. Before a plan is presented for registration or to be of record a paper print of the plan shall be submitted to the examiner of surveys by the surveyor of the plan with such explanatory notes and such copies of field notes as may be required to enable the examiner to determine whether the survey and the plan conform to these regulations.

8. The examiner of surveys with the concurrence of the director of titles may approve a plan for registration or to be of record although not complying strictly with the requirements of these regulations.

9. Upon approval of a plan the examiner of surveys or such other person as has been designated by the director of titles shall endorse his approval on the plan.

PART 2

STANDARDS OF SURVEY AND MONUMENTATION

10. Every angle of the exterior boundaries of the land being surveyed shall be determined by measured and closed traverse or triangulation.

11. The position of a natural boundary which forms a boundary of the lands being surveyed or which governs the position of that boundary shall be determined by

(a) periodic offsets at such intervals as the complexity of the natural boundary demands, and to such extent as will enable relocation of the natural boundary, said offset measures to be of not greater length than 250 feet and at not greater intervals than 300 feet along a reference traverse or line;

(b) stadia side shots from a controlled traverse to record the position of the natural boundary to the same standards as prescribed by clause a; or

(c) photogrammetric methods.

12. The error of actual field measurements of angles and distances whether determined by check measurements or by mathematical computation shall not exceed one in 5000.

13. The surveyor shall plant monuments of the kinds described in section 12 of *The Surveys Act* so that the interval between monuments shall not exceed 500 feet.

14.(1) Each corner of subdivision units and each line not defined by monuments under section 12 of *The Surveys Act* shall be defined by

(a) a solid iron bar not less than one-half inch square and not less than twenty-four inches long; or

(b) an iron pipe or iron tube not less than one inch in outside diameter and not less than twenty-four inches long; or

- (c) a square wooden stake not less than one and three-quarter inches square and not less than eighteen inches long; or
- (d) when placed in solid rock, by a half inch square iron bolt, three inches long, leaded or cemented in a hole drilled in the rock.

(2) Notwithstanding subregulation 1, and subject to the approval of the director of titles and such conditions as he may think proper, a subdivision may be evidenced by monuments of a permanent character which with the information on the plan showing their location establish the block outlines of the survey, and the plan of subdivision when registered shall be *prima facie* evidence of the manner in which each block of land is subdivided.

PART 3

PLANS

15.(1) A plan

- (a) shall be drawn on the dull side of durable linen that is not waterproof and is of such quality that opaque or transparent reproductions may be made by either a wet or dry process without damaging the plan or the print;
- (b) shall be drawn in black india ink only and show no colouring of any kind whatsoever;
- (c) shall be drawn to a professional standard of draughtsmanship and be neat and clear and in fit condition for making reproductions;
- (d) shall have all letters, figures and symbols printed in black india ink and no writing shall appear on the face of the plan except the signature of the surveyor and of the persons who are required to sign the plan, and where signatures are required they shall be signed in black india ink under which shall be legibly printed the name of the person signing;
- (e) shall be certified by the surveyor;
- (f) shall be signed and certified by the owner or by such other person whose signature is required;
- (g) shall be complete and correct without amendments, corrections or erasures but a plan containing amendments, corrections or erasures may be accepted at the discretion of the director of titles;
- (h) shall have printed thereon the word "ORIGINAL" in bold letters one-quarter inch high initialled by the surveyor.

(2) Where the plan is a plan of Crown land, a duplicate of the plan may be registered in place thereof.

16. No part of a plan or of any certificate, approval or other matter required thereon shall be stamped, typewritten, stencilled, lithographed or engraved, but the director of titles may accept a plan notwithstanding that the title, legend, form of the surveyor's certificate or margin is printed, if machine printed with metallic overprint ink.

17. A plan shall be drawn to a scale sufficient for clarity of all particulars on the plan.

18. All lineal measurements on a plan shall be shown either in feet and decimals of a foot or in feet and inches.

19. Bearings shall be referred to a governing line which shall be shown on the plan and defined on the ground by two monuments, one at or near each extremity of the line.

20. The bearing of the governing line shall be shown on the plan as "astronomic" where its direction has been determined by the surveyor by astronomic observation and the bearing shall be related to the meridian through a point on the line identified by a monument.

21. The bearing of the governing line shall be shown on the plan as "assumed" if its direction has been obtained from a line of known astronomic bearing or if taken from a prior registered plan.

22. Directions shall be shown on the plan in quadrantal bearings referred to the cardinal points of the compass.

23. Sufficient data shall be shown on the plan to permit the calculation of a closure about each subdivision unit created thereby and the lineal error of closure of the exterior boundaries of the surveyed area or of any subdivision unit within its limits shall not exceed one in 5000.

24. There shall be clearly shown on a plan by broken lines sufficient information to enable the identification to be made of

- (a) the limits of pre-existing subdivision units or limits defined by registered descriptions of lands included within the lands surveyed and shown on the plan, and
- (b) the limits of the lands adjacent to the land being surveyed; and
- (c) the identifying numbers or letters of the lands in clauses a and b.

25. The outer limits of the area of land shown on a plan shall be shown by a heavier black line than the lines of survey or delineation either within or without the area.

26.(1) A plan shall show the position and form of all survey monuments and other evidence found and on which the survey is based and complete data of the monuments planted.

(2) Where a monument referred to in subregulation 1 of regulation 14 is shown on a plan it shall be designated on the plan by the abbreviation "IB", "IP", "WS" or "IB rock" respectively, as the case may be.

(3) Where monuments of a type other than those described in subregulation 1 of regulation 14 are shown on the plan by symbols or abbreviations, the meaning of the symbols and abbreviations designating the monuments shall be given in a legend of the plan.

(4) Monuments found shall be identified by the abbreviation "Fd".

(5) Where monuments are not planted in accordance with any law in that behalf, the explanation for not doing so shall be noted on the plan.

27.(1) The true measurements of distances and directions obtained by the surveyor in the course of survey on the ground shall be shown on the plan.

(2) Where a measurement on a plan differs from that shown in the register or on a prior registered plan, the difference shall be indicated in brackets on the plan by the abbreviation "Meas." after the measurement, and the corresponding measurement in the register or on the prior plan shall be shown followed by "register", or "plan No." showing the number of the plan as the case may be, respectively.

(3) Where a measurement on a plan differs from that shown in a deed or on a prior plan registered under *The Registry Act*, the difference shall be indicated in brackets on the plan by the abbreviation "Meas." after the measurement, and the corresponding measurement in the deed or on the prior plan shall be noted followed by "deed No....." or "plan No.....", as the case may be, showing the number of the deed or plan, respectively.

28.(1) Subject to subregulation 2, every plan shall contain a true copy of the field notes of the survey and the field notes shall be certified on the plan by the surveyor as follows:

Certified a true copy of the field notes of survey.

.....
(date) (sgd) Ontario Land Surveyor

(2) Where the field notes can not conveniently be shown on the plan they shall be shown in black ink on a separate plan prepared for the purpose, or on a paper print of the plan, or in book form, and shall be certified on the plan by the surveyor as follows:

Field notes (or a true copy of field notes, as the case may be) of survey are filed under No.....

.....in the office of Land Titles
at.....

.....
(date) (sgd) Ontario Land Surveyor

(3) The field notes shall include

- (a) a title including the designation
"Field Notes of.....";
- (b) a complete record in graphical form showing all lines run and distances or angles measured or bearings determined;
- (c) a complete record of all governing evidence found, including descriptions of monuments and post markings;
- (d) a complete record of all evidence created, including descriptions of monuments and post markings;
- (e) a complete representation of all information recorded that relates to title or that is of use in a re-survey;
- (f) the designation of all assumed or computed data and the source of derived or assumed data;
- (g) where the field notes are filed under subregulation 2, they shall be certified by the surveyor as being either the original field notes or a true copy thereof.

29. A plan shall show

- (a) the bearing and length of each straight line forming any limit or part of any limit of every lot, block, street, lane or public passage, except that in the case of a tier of lots that is shown by dimensions to be a series of parallelograms, the directions of the side lines of the lots may be indicated by the bearings at both ends of the tier;
- (b) the radius length, arc length, chord length and chord bearing of each curved line forming any limit or part of limit of every lot, block, street, lane or public passage;
- (c) the perpendicular or radial widths of all streets, lanes and public passages of which the limits are parallel or concentric;

(d) the straight line distances and bearings between the points of street intersections on the same side of the street and where all or part of the intersections are on curves, the radius, arc length, chord length and bearing of the curved portion;

(e) the location of the centre of an arc which forms the end of a cul-de-sac, clearly defined with reference to the street or streets approaching the cul-de-sac.

30.(1) Every curve shall be defined by its radius.

(2) Where the arc of a simple curve joins two lines that are not tangents to the curve the bearing of the tangents or of the radii at the beginning and end of the curve shall be shown.

(3) Where space does not permit the showing of the chord length and bearing of the radii in their normal position in respect to the curve, they may be shown in schedule form at some other convenient place on the plan.

31.(1) There shall be shown on every plan all roads, streets, lanes, railway lands, rivers, canals, streams, lakes, mill ponds and marshes lying within or abutting the surveyed lands.

(2) Topographical information that does not relate to the definition of limits of subdivision units shall not be shown.

(3) Natural boundaries shall be accurately plotted on the plan.

(4) Where traverse lines are shown from which natural boundaries have been defined on the ground, complete particulars shall be shown on the plan, including

- (a) bearings, distances and lengths of offsets and the angles which they make with the respective traverse lines;
- (b) bearings and distances of stadia side shots;
- (c) information relevant to any other method by which a natural boundary is determined; and
- (d) information relating to the boundaries and ties with other surveys and land boundaries.

(5) The particulars required by subregulation 4 shall be shown along the appropriate course on the plan, but where this is not practicable they may be shown in a schedule if they are identified and related to the appropriate course on the plan.

32. Each subdivision unit into which an area of land is subdivided shall be designated on the plan by a number or letter or by words and if the designation is by numbers or letters these shall follow consecutively and there shall not be more than one subdivision unit on the plan designated by the same number, letter or words.

33. A subdivision unit on a plan of survey shall not be designated as a "parcel".

34. Subject to regulation 35, a plan shall not contain information describing the purpose for which any portion thereof is intended to be used.

35. Roads, streets, highways, lanes and reserves shall be so designated on the plan.

36. An easement or other right of way existing on the date of registration may be shown on the plan if designated and treated as a subdivision unit.

- 37. Each plan shall bear a title showing the designation of every original subdivision unit the whole or a portion of which is being surveyed and in case of re-division shall show the number of the last registered plan thereof.
- 38. Each plan shall show under the title the scale to which the plan is drawn, the name of the surveyor and the year in which the survey was completed.
- 39. A simple north point accurately plotted shall be placed in a conspicuous position on each plan.

PART 4
REGISTERED PLANS OF SUBDIVISION

- 40.(1) A registered plan of subdivision shall not exceed 24 inches in width or 30 inches in length, including a margin not exceeding one-half inch, and where the survey is of such an extent that it requires a larger size the plan shall be divided into parts each of which shall not exceed the maximum size, and a plan shall not be registered in more than two parts.
- (2) Where a plan is in two parts the surveyor shall identify the parts as "Part 1 of 2 Parts" or "Part 2 of 2 Parts" as the case may be, in the upper right corner leaving a clear space of one and one-half inches below the top margin and in bold print one-quarter inch high.
- (3) The surveyor's certificate in Form A shall be endorsed on the first part of the plan and he shall sign the second part under the notation "Part 2 of 2 Parts".
- (4) A space of 4 inches by 4 inches shall be left unused
 - (a) in the upper right corner of the plan, or
 - (b) when the plan is in two parts on the first part of the plan under the words "Part 1 of 2 Parts".
- 41.(1) A certificate of the owner in Form B shall be endorsed on every plan of subdivision.
- (2) No corporate seal shall be embossed on a plan, duplicate plan or mounted duplicate plan, but the words "Corporate Seal" shall be printed beside the signatures of the authorized signing officers who certify the plan in Form B on behalf of the corporate owner.
- 42. Every plan of subdivision submitted for registration under section 107 of the Act shall be accompanied by a Plan Document which shall consist of an application in Form C, an owner's certificate in Form D supported by an affidavit of execution in Form E or Form F, as the case may be, and where there is a charge or mortgage on the lands, a consent of the chargee or mortgagee in Form G supported by an affidavit of execution in Form E or Form F as the case may be.
- 43. Upon registration of a plan, the duplicate plan and the mounted duplicate plan the proper master of titles or his deputy shall endorse the plan, the duplicate plan and the mounted duplicate plan by his certificate in Form H.
- 44. The surveyor of a plan of subdivision shall endorse on the plan the following notation:
"Certificates, consents and dedications are filed under No....."
- 45. A duplicate plan shall be a mechanically reproduced copy of the plan of which it is the duplicate, on such linen and by such process as the director of titles may approve.

- 46.(1) A mounted duplicate plan shall be mounted with square corners on stiff pasteboard of good quality or other backing approved by the director of titles and 24 inches in width by 30 inches in length.
- (2) A mounted duplicate of a plan registered in The Land Titles Office for the County of York shall be 24 inches in width by 32 inches in length.
- (3) A mounted duplicate plan shall be mechanically reproduced from the plan of which it is the duplicate, on opaque white linen, or on such other linen or by such other process as the director of titles may approve.
- 47. The lands shown on a mounted duplicate plan shall be coloured a light shade of pink to designate lots and blocks, brown to designate streets, lanes and street widenings and green to designate reserves.
- 48. Every duplicate plan and every mounted duplicate plan shall bear the word "DUPLICATE" in bold print one-quarter inch high and initialled by the surveyor.
- 49. Where the title of part of the land shown on a plan is subject to a mortgage or charge registered prior to the plan, the proper master of titles may require a paper print of the plan showing the areas affected by the mortgage or charge to be affixed to the reverse side of the mounted duplicate plan.
- 50. Where an error is corrected on a plan after registration the correction shall be certified in Form I by

- (a) the master of titles at Toronto where the plan is registered in the Land Titles Office for the County of York;
- (b) the director of titles where the plan is registered in a land titles office other than the Land Titles Office for the County of York.

REVOCATION

- 51. Rule 74 of Regulations 237 of Consolidated Regulations of Ontario, 1950 is revoked.

FORM A
The Land Titles Act

SURVEYOR'S CERTIFICATE ON PLAN

I.....(name in full).....
of the (city, town or village) of.....of the
(county or district) of.....
Ontario Land Surveyor, make oath and say:

- 1. That I was present at and did personally supervise the survey represented by this plan;
- 2. That this survey and plan are correct and in accordance with *The Surveys Act* and *The Land Titles Act* and regulations made thereunder; and
- 3. That the survey was completed on the..... day of..... 19....

Sworn etc.
.....(signature).....
Ontario Land Surveyor

FORM B

The Land Titles Act

OWNER'S CERTIFICATE ON PLAN

Lots (no.) to (no.) inclusive, Blocks (letter) to (letter)

inclusive, the streets, namely.....

.....

.....

street widenings, lanes and reserves, as designated within the area of survey outlined have been laid out in accordance with (my/our) instructions and the streets and street widenings and lanes are hereby dedicated as public highways.

.....
(signature)

.....
(name in print)

FORM C

The Land Titles Act

APPLICATION

.....

the registered owner of the lands in parcel.....

in the Register for.....

hereby make.....application to have registered a

plan of subdivision dated the.....day of.....19..

prepared by.....O.L.S.
laying out (all or those parts) of the said lands herein-
after described namely:

(Where plan lays out whole parcel (s), parcel number (s)
and section (s) will be sufficient description.)

In support of this application:

A. the following items are endorsed on the plan:

1. The surveyor's certificate, in Form A.
2. The surveyor's field notes' certificate.
3. The approval of the Minister of Planning and Development.
4. The owner's certificate in Form B.

B. The following material is attached hereto:

1. The owner's certificate in Form D.
2. The consent of the chargee or mortgagee in Form G.
3. The surveyor's field notes (if separately filed).

Dated at.....this.....day of.....19..

(Signature of applicant or of
his solicitor).

FORM D

The Land Titles Act

OWNER'S CERTIFICATE

.....hereby
certify that:

1.(am) (is) (are)
the registered owner (s) of the lands laid out
by the plan of subdivision (referred to in the
application to which this certificate is attached)

dated the.....day of.....19.....,

prepared by.....O.L.S.

2. Lots (No.) to (No.) both inclusive, Blocks
(letter) to (letter), both inclusive, the streets,
namely.....

.....

.....

street widenings, lanes and reserves, as designated within the area of survey outlined have been laid out in accordance with (my/our) instructions and the streets and street widenings are hereby dedicated as public highways.

Dated the.....day of....., 19...

.....
witness | (signature)

FORM E

The Land Titles Act

CORPORATE AFFIDAVIT OF EXECUTION

I,

of the.....of.....in the.....

of.....make oath and say:

That I am.....of.....

.....

That,whose signature is affixed to the
attached (owner's certificate or chargee's or mortgagee's

consent) and to the plan to which it refers, is.....

of the said corporation, and.....

whose signature is also affixed thereto is the.....
thereof, and the seal affixed to the said (certificate or
consent) is the corporate seal of the said corporation.

That under the by-laws of the said corporation the

.....and.....are
empowered to execute on behalf of the corporation
all deeds and other instruments requiring the seal of
the corporation.

That the said corporation is, I verily believe, (the
owner or a chargee or a mortgagee) of the land laid out
by the said plan.

Sworn etc.

.....
(Signature)

FORM F

The Land Titles Act

AFFIDAVIT OF EXECUTION

I,
 of the of in the
 of make oath and say:

1. That I was personally present and did see the attached (owner's certificate *or* chargee's *or* mortgagee's consent) and the plan to which it refers signed by

2. That the said (certificate *or* consent) and the said plan were signed by the said party at
3. That I know the said party.
4. That I am a subscribing witness to the signing of the said plan and (certificate *or* consent).

Sworn etc.

.....
 (Signature)

FORM G

The Land Titles Act

CONSENT OF CHARGE OR MORTGAGEE

.....

 the registered owner of a (charge *or* mortgage)
 registered as No. in the Office

 hereby consent to the registration of a plan of sub-
 division of lands affected by the said (charge *or*
 mortgage) dated the of 19....,
 prepared by O.L.S.
 and to the dedication as public highways of the streets
 and lanes shown thereon.

Dated the day of 19....

Witness

.....
 (Signature of chargee *or* mortgagee)

FORM H

The Land Titles Act

CERTIFICATE OF REGISTRATION OF A PLAN

Plan registered and entered on
 (number) (date)
 Parcel volume
 (number and register section) (number)

.....
 (Dep.) (Local) Master of Titles

FORM I

The Land Titles Act

CERTIFICATE OF CORRECTION OF A PLAN

Corrected by order of the (director of titles *or* master
 of titles).

Document No. date
 (5561) 20

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 112/58.

Controlled Access Highways—Crown
 Hill to Coldwater.
 New.

Made—1st May, 1958.
 Filed—5th May, 1958.

REGULATIONS MADE UPON THE RECOM-
 MENDATION OF THE MINISTER UNDER
 THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

CROWN HILL TO COLDWATER

1. Those portions of the King's Highway described
 in the schedules hereto are designated as controlled-
 access highways.

SCHEDULE 1

In the Township of Vespra in the County of Simcoe
 being that portion of the King's Highway shown
 coloured red on a Department of Highways plan
 numbered P-2847-72 registered in the registry office
 for the registry division of the County of Simcoe as
 number 81351 for the County of Simcoe.

SCHEDULE 2

In the Township of Flos in the County of Simcoe
 being that portion of the King's Highway shown
 coloured red on a Department of Highways plan
 numbered P-3353-1 registered in the registry office for
 the registry division of the County of Simcoe as
 number 81350 for the County of Simcoe.

SCHEDULE 3

In the Township of Medonte in the County of
 Simcoe being that portion of the King's Highway
 shown coloured red on a Department of Highways plan
 numbered P-3346-8 registered in the registry office for
 the registry division of the County of Simcoe as number
 81822 for the County of Simcoe.

(5563) 20

THE FARM PRODUCTS GRADES
 AND SALES ACT

O. Reg. 113/58.

Establishment of Inspection Places.
 Amending O. Reg. 112/51 and Revoking
 O. Reg. 94/55.
 Made—5th May, 1958.
 Filed—5th May, 1958.

REGULATIONS MADE BY THE MINISTER
 UNDER THE FARM PRODUCTS GRADES
 AND SALES ACT

1. Clause *aa* of regulation 2 of Ontario Regulations
 112/51, as made by regulation 1 of Ontario Regulations
 94/55, is revoked.

2. Clause *aa* of regulation 4 of Ontario Regulations 112/51, as made by regulation 2 of Ontario Regulations 94/55, is revoked.

3. Regulation 5 of Ontario Regulations 112/51, as made by regulation 3 of Ontario Regulations 94/55, is revoked.

4. Ontario Regulations 94/55 are revoked.

W. H. GOODFELLOW,
Minister of Agriculture.

Dated at Toronto, this 5th day of May, 1958.

(5564)

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THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 114/58.

Establishment of Inspection Places.

Amending O. Reg. 116/51.

Made—5th May, 1958.

Filed—5th May, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Regulation 2 of Ontario Regulations 116/51 is revoked.

2. Regulation 4 of Ontario Regulations 116/51, as remade by regulation 3 of Ontario Regulations 141/53, is revoked and the following substituted therefor:

4. Except where fruit and vegetables have been inspected on request and a copy of the inspection report is filed immediately at the highway inspection point designated in regulation 3, every person in charge of fruit and vegetables that are being transported from the area shall proceed to the highway inspection point designated in regulation 3 and remain there until the fruit and vegetables are inspected.

3. Regulation 5 of Ontario Regulations 116/51 is revoked.

W. H. GOODFELLOW,
Minister of Agriculture.

Dated at Toronto this 5th day of May, 1958.

(5565)

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THE EMBALMERS AND FUNERAL DIRECTORS ACT

O. Reg. 115/58.

General Regulations.

Amending Regulations 81 of Consolidated Regulations of Ontario, 1950.

Made—28th April, 1958.

Approved—1st May, 1958.

Filed—6th May, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE EMBALMERS AND FUNERAL DIRECTORS ACT

1. In these regulations "principal Regulations" means Regulations 81 of Consolidated Regulations of Ontario, 1950.

2. Clause *b* of regulation 3 of the principal Regulations is amended by striking out "\$2" and inserting in lieu thereof "\$10".

3. Regulation 7 of the principal Regulations, as amended by regulation 7 of Ontario Regulations 3/54, is amended by striking out "30 days" in the sixth line and inserting in lieu thereof "15 days".

4. Regulation 11 of the principal Regulations is amended by striking out "\$25" in the second line and inserting in lieu thereof "\$40".

5. Clause *c* of regulation 15 of the principal Regulations is amended by striking out "\$5" in the first line and inserting in lieu thereof "\$10".

6. Regulation 16 of the principal Regulations, as amended by regulation 11 of Ontario Regulations 3/54, is revoked and the following substituted therefor:

16. An application for a permit or the renewal of a permit shall be made to the registrar in writing and shall be accompanied by the fee prescribed under regulation 17 for a funeral director's licence or renewal of a funeral director's licence, respectively.

7.(1) Clause *b* of subregulation 1 of regulation 17 of the principal Regulations is amended by striking out "\$15" and inserting in lieu thereof "\$25".

(2) Clauses *a*, *b*, *c*, and *d* of subregulation 3 of regulation 17 of the principal Regulations are revoked and the following substituted therefor:

(a) fewer than 26 deaths registered by the applicant, the renewal fee shall be \$15;

(b) not fewer than 26 deaths registered by the applicant but fewer than 76, the renewal fee shall be \$25;

(c) not fewer than 76 deaths registered by the applicant but fewer than 126, the renewal fee shall be \$35;

(d) not fewer than 126 deaths registered by the applicant but fewer than 201, the renewal fee shall be \$50;

(e) not fewer than 201 deaths registered by the applicant but fewer than 350, the renewal fee shall be \$75;

(f) 350 deaths registered by the applicant or more, the renewal fee shall be \$100.

8.(1) Clause *b* of subregulation 1 of regulation 18 of the principal Regulations is amended by striking out "\$5" and inserting in lieu thereof "\$10".

(2) Subregulation 2 of regulation 18 of the principal Regulations, as amended by subregulation 1 of regulation 15 of Ontario Regulations 3/54 is further amended by striking out "\$5" and inserting in lieu thereof "\$10".

9. Subregulation 1 of regulation 19 of the principal Regulations is amended by striking out "\$5" in the fourth line and inserting in lieu thereof "\$10".

10. Regulation 23 of the principal Regulations is amended by adding thereto the following subregulations:

(6) A funeral director's premises shall be inspected at least once a year by a public sanitary inspector or medical officer of health and a certificate of the inspection shall be forwarded with the next ensuing application for renewal of his licence.

(7) A renewal of the licence of a funeral director shall not be granted where subregulation 6 has not been complied with.

11. Clause *b* of regulation 24 of the principal Regulations is revoked.

12. Clause *e* of Form 2 of the principal Regulations is amended by striking out "\$2" and inserting in lieu thereof "\$10".

13. Form 6 of the principal Regulations is amended by striking out "\$25" in the seventeenth line and inserting in lieu thereof "\$40".

14. Form 9 of the principal Regulations is amended by striking out "\$15" in the twenty-fifth line and inserting in lieu thereof "\$25".

15. Form 11 of the principal Regulations is amended by striking out "\$5" in the thirteenth line and inserting in lieu thereof "\$10".

BOARD OF ADMINISTRATION

C. C. HARPER

WILFRID R. SCOTT

KEITH A. CAMPBELL

Dated at Toronto this 28th day of April, 1958.

(5566)

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THE PUBLIC HEALTH ACT

O. Reg. 116/58.

Pasteurization of Milk.
Amending O. Reg. 86/51.
Made—1st May, 1958.
Filed—6th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. (1) Item 13 of Schedule 1 of Ontario Regulations 86/51 is revoked and the following substituted therefor:

13. IN THE COUNTY OF GREY

(1) The townships of Artemesia, Bentinck, Collingwood, Derby, Egremont, Euphasia, Glenelg, Holland, Keppel, Normanby, Osprey, Proton, St. Vincent, Sarawak, Sullivan and Sydenham.

(2) Item 32 of the said Schedule 1 is revoked and the following substituted therefor:

32. IN THE COUNTY OF ONTARIO

(1) The townships of Brock, Mara, Pickering, Rama, Reach, Scott, Scugog, Thorah, Uxbridge, Whitby, and East Whitby.

(3) Item 48 of the said Schedule 1 is revoked and the following substituted therefor:

48. IN THE COUNTY OF VICTORIA

(1) The townships of Bexley, Carden, Dalton, Eldon, Emily, Fenelon, Laxton, Digby and Longford, Mariposa, Ops, Somerville and Verulam.

(4) Paragraph 3 of Item 54 of the said Schedule 1 is amended by striking out "and" in the second line, and by adding at the end thereof "and Shallow Lake".

(5) Item 55 of the said Schedule 1 is amended by inserting after "Campbellville" in the third line "Coboconk", and by inserting after "Jasper" in the fourth line "Kimberley".

(5567)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 117/58.

Designation of Zones.
Amending Regulations 227 of Consolidated Regulations of Ontario, 1950, and Revoking O. Reg. 80/52.
Made—5th May, 1958.
Filed—9th May, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Item 32 of Appendix C of Regulations 227 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 80/52, is struck out and the following substituted therefor:

KITCHENER-WATERLOO ZONE

32. The cities of Kitchener and Waterloo.

2. Ontario Regulations 80/52 are revoked.

CHARLES DALEY,
Minister of Labour

May 5, 1958.

(5594)

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THE JUDICATURE ACT

O. Reg. 118/58.

Rules of Practice and Procedure.
Amending O. Reg. 261/44 (C.R.O. 464).
Made—18th April, 1958.
Approved—8th May, 1958.
Filed—12th May, 1958.

AMENDMENTS TO THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO MADE BY THE RULES COMMITTEE ON THE 18TH DAY OF APRIL, 1958, UNDER THE JUDICATURE ACT

1. Rule 324 of Ontario Regulations 261/44 is amended by striking out the words and figures "in Rule 250" and substituting therefor the words "by the Rules" so that the said Rule 324 shall read as follows:-

324. In actions to be tried without a jury at Toronto, if the plaintiff does not set down the action for trial within six weeks after the pleadings are closed and proceed to trial as provided by the Rules the action may be dismissed for want of prosecution.

2. Rule 531 of Ontario Regulations 261/44 is amended by inserting the following sub-paragraph:-

(2a) Every judgment or order pronounced by a Local Judge or a County Court Judge in Court or Chambers other than a judgment after trial shall be settled and signed by the Judge pronouncing the same, but where the Judge who pronounced such judgment or order has signed a memorandum thereof the judgment or order may be settled and signed by the Local Registrar or Clerk of the County Court of the County in which it was pronounced.

3. Rules 716 and 718 of Ontario Regulations 261/44 are repealed.

4. Rule 723 of Ontario Regulations 261/44 is amended by adding thereto the following sub-paragraphs:-

(4) The Accountant shall cause to be published annually in THE ONTARIO GAZETTE the names as they appear in the records of the Accountant's office, and the last known address of every person to whose credit there is a sum that has been transferred to the Suspense Account during the preceding calendar year.

(5) Not later than the 31st day of December, 1958, the Accountant shall cause to be published in THE ONTARIO GAZETTE the names as they appear in the records in the Accountant's office and the last known address of every person to whose credit there is a sum of \$25 or more that was transferred to the Suspense Account between the 1st day of January, 1937 and the 31st day of January, 1957.

(5595)

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THE CHARITABLE INSTITUTIONS ACT, 1956

O. Reg. 119/58.

General Regulations.

Amending O. Reg. 31/57.

Made—8th May, 1958.

Filed—12th May, 1958.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

1. Schedule 1 of Ontario Regulations 31/57 is amended by adding thereto the following item:

30a. Ontario Homes for Mentally Retarded Infants, Inc.

2. Schedule 2 of Ontario Regulations 31/57 is amended by adding thereto the following item:

13a. Ontario Homes for Mentally Retarded Infants, Plainfield, Ontario.

(5596)

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THE MOTHERS' AND DEPENDENT CHILDREN'S ALLOWANCES ACT, 1957

O. Reg. 120/58.

General Regulations.

Amending O. Reg. 191/57.

Made—8th May, 1958.

Filed—12th May, 1958.

REGULATIONS MADE UNDER THE MOTHERS' AND DEPENDENT CHILDREN'S ALLOWANCES ACT, 1957

1. Regulation 5 of Ontario Regulations 191/57 is amended by adding thereto the following subregulation:

(4) The maximum allowances prescribed in this regulation shall be reduced by the amount of any benefits paid to or on behalf of a recipient or beneficiary under the *Pension Act* (Canada), the *Unemployment Insurance Act* (Canada), the *War Veterans Allowance Act*, 1952 (Canada) or *The Workmen's Compensation Act*.

2.(1) Clause *a* of subregulation 1 of regulation 6 of Ontario Regulations 191/57 is amended by adding at the end thereof "and less the actual cost of transportation paid by the applicant or recipient while engaged in employment, up to a maximum of \$6 monthly".

(2) Clause *c* of the said subregulation 1 is amended by striking out "\$20" in the second line and substituting therefor "\$22".

(3) Clause *k* of the said subregulation 1 is revoked.

3.(1) Subclause ii of clause *a* of subregulation 1 of regulation 7 of Ontario Regulations 191/57 is revoked and the following substituted therefor:

(ii) payments made in respect of the principal and interest on a mortgage payable, taxes, and for the preservation, maintenance and use of the property, where such payments are considered by the regional administrator to be reasonable and necessary, up to a maximum of \$67.50 monthly;

(2) Clause *d* of the said subregulation 1 is amended by adding at the end thereof "but in no case shall the total amount for fuel exceed \$24 a month".

(3) Items 3, 4, 5, 6, 7, 8 and 9 of the table to clause *e* of the said subregulation 1 are amended by striking out the amounts in column 2 and inserting in lieu thereof "15.58", "14.46", "16.62", "14.46", "12.03", "8.61" and "4.32" respectively.

(4) Clause *j* of the said subregulation 1 is revoked.

(5) Clause *m* of the said subregulation 1 is revoked and the following substituted therefor:

(*m*) for premiums paid on life insurance in force when the application for the allowance is made,

(i) where the insurance is on the life of an applicant or recipient who is a mother, up to a maximum of \$5 monthly,

(ii) where the insurance is on the life of an applicant or recipient who is a dependent father, up to a maximum of \$10 monthly,

(iii) where the applicant or recipient is a mother whose husband is a dependent father and the insurance is on the life of the mother or the dependent father, or both, up to a maximum of \$10 monthly;

4.(1) Subregulation 1 of regulation 8 of Ontario Regulations 191/57 is amended by striking out "subregulation 1" in the first line and inserting in lieu thereof "subregulations 1 and 4".

(2) Subregulation 2 of the said regulation 8 is amended by adding at the commencement thereof "Subject to subregulation 4 of regulation 5,".

5. Subregulation 1 of regulation 11b of Ontario Regulations 191/57 as made by regulation 4 of Ontario Regulations 216/57, is revoked.

6. Clause *c* of regulation 18 of Ontario Regulations 191/57 is revoked and the following substituted therefor:

(c) at least every 4 months and at such other times as the regional administrator may direct, submit a report on the circumstances of a recipient which might affect the continuance or otherwise of payment of the allowance, and

(5597)

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THE STALLIONS ACT

O. Reg. 121/58.
General Regulations.
Amending O. Reg. 42/51.
Made—8th May, 1958.
Filed—12th May, 1958.

**REGULATIONS MADE UNDER
THE STALLIONS ACT**

1. Ontario Regulations 42/51 are amended by adding the following regulation:

2a. The following breeds of stallions are exempted from the Act:

1. Arab.
2. French Coach.
3. Hackney.
4. Hunter.
5. Palomino.
6. Pony.
7. Saddle.
8. Standard-bred.
9. Thoroughbred.

(5598)

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Publications Under The Regulations Act

May 24th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 122/58.

Controlled-access highways—Diversions
Northern Ontario.
Amending O. Reg. 78/58.
Made—8th May, 1958.
Filed—13th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 78/58 are amended by adding thereto the following schedule:

SCHEDULE 2

BAILEY'S CORNERS DIVERSION

In the Township of Garson in the District of Sudbury being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2132-21 registered in the Land Titles Office at Sudbury as number 139866.

(5615)

21

THE FARM PRODUCTS MARKETING ACT

O. Reg. 123/58.

Marketing of Grapes for Processing.
Amending O. Reg. 93/58.
Made—15th May, 1958.
Filed—15th May, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Subregulations 2 and 3 of regulation 4 of Ontario Regulations 93/58, except the forms, are revoked and the following substituted therefor:

- (2) No licence as a processor of grapes shall be issued except upon application therefor in form 2.
- (3) A licence as a processor of grapes shall be in form 3.

2. Subregulations 2 and 3 of regulation 5 of Ontario Regulations 93/58, except the forms, are revoked and the following substituted therefor:

- (2) No licence as a dealer in grapes shall be issued except upon application therefor in form 4.
- (3) A licence as a dealer in grapes shall be in form 5.

3. Subregulation 1 of regulation 6 of Ontario Regulations 93/58 is revoked and the following substituted therefor:

- (1) A licence in form 3 or form 5 expires with the 31st of March next following the date on which the licence is issued.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman.

F. K. B. STEWART,
Secretary.

Dated at Toronto, this 15th day of May, 1958.

(5624)

21

THE VITAL STATISTICS ACT

O. Reg. 124/58.

General Regulations.
Amending Regulations 363 of Consolidated
Regulations of Ontario, 1950.
Made—8th May, 1958.
Filed—16th May, 1958.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT

1. Clauses *c* and *d* of regulation 66 of Regulations 363 of Consolidated Regulations of Ontario, 1950 are revoked and the following substituted therefor:

- (c) Executive Officer;
- (d) the clerk in charge of applications to register a birth, still-birth, marriage or death after one year from the date thereof;
- (e) Chief Clerk; and
- (f) the clerk in charge of current registrations.

(5625)

21

THE ASSESSMENT ACT

O. Reg. 125/58.

Payments to Mining Municipalities.
Amending O. Reg. 102/58.
Made—21st May, 1958.
Filed—21st May, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

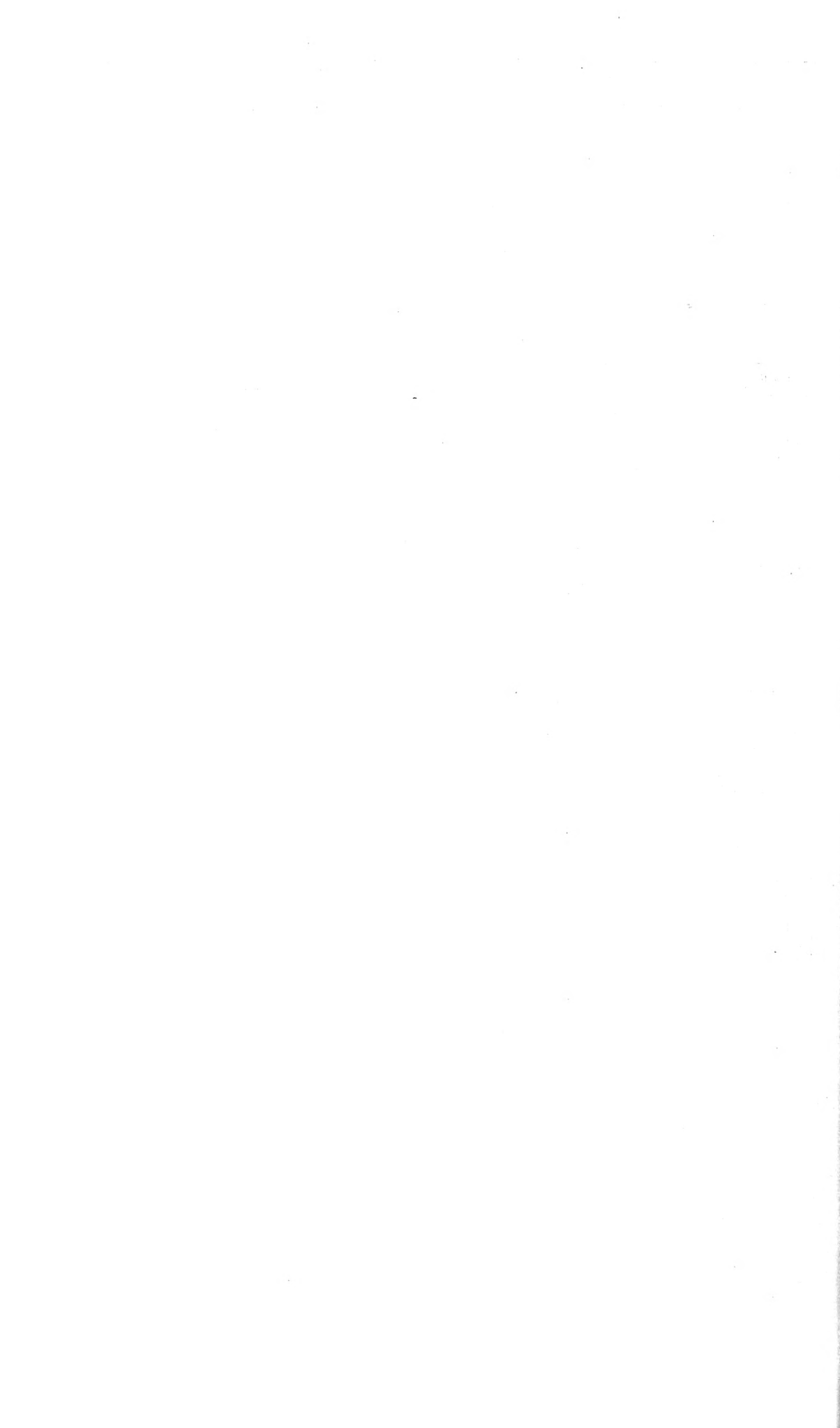
1. Clause *d* of regulation 1 of Ontario Regulations 102/58 is amended by striking out "13" in the third line and inserting in lieu thereof "16".

W. K. WARRENDER,
Minister of Municipal Affairs.

Dated at Toronto this 21st day of May, 1958.

(5634)

21



Publications Under The Regulations Act

May 31st, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 126/58.

Controlled-access Highways, Windsor to Quebec Boundary.
Amending O. Reg. 226/55 and Revoking O. Reg. 289/57.
Made—15th May, 1958.
Filed—22nd May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Regulation 1, regulation 1a as made by regulation 1 of Ontario Regulations 153/56 and regulation 1b as made by regulation 1 of Ontario Regulations 164/57, except the schedules, of Ontario Regulations 226/55 are revoked and the following substituted therefor:

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

2. Ontario Regulations 226/55, as amended by Ontario Regulations 67/56, 153/56, 171/56, 200/56, 201/56, 243/56, 21/57, 71/57, 164/57, 204/57 and 62/58, are further amended by adding thereto the following schedules:

SCHEDULE 2A

In the Township of Sandwich South in the County of Essex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2959-51 registered in the registry office for the registry division of the County of Essex as number 167733.

SCHEDULE 2B

In the Township of Sandwich South in the County of Essex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2959-53 registered in the registry office for the registry division of the County of Essex as number 170795.

SCHEDULE 3A

In the Township of Maidstone in the County of Essex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2956-26 registered in the registry office for the registry division of the County of Essex as number 170671.

SCHEDULE 3B

In the Township of Maidstone in the County of Essex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2956-25 registered in the registry office for the registry division of the County of Essex as number 170670.

SCHEDULE 4A

In the Township of Rochester in the County of Essex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3020-20 registered in the registry office for the registry division of the County of Essex as number 170796.

SCHEDULE 8A

In the Township of Raleigh in the County of Kent being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3166-11 registered in the registry office for the registry division of the County of Kent as number 491 Plans.

SCHEDULE 9A

In the Township of Harwich in the County of Kent being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3167-14 registered in the registry office for the registry division of the County of Kent as number 490 Plans.

SCHEDULE 9B

In the Township of Harwich in the County of Kent being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3167-13 registered in the registry office for the registry division of the County of Kent as number 484.

SCHEDULE 10A

In the Township of Howard in the County of Kent being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3168-13 registered in the registry office for the registry division of the County of Kent as number 485 Plans.

SCHEDULE 10B

In the Township of Howard in the County of Kent being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3168-12 registered in the registry office for the registry division of the County of Kent as number 475 Plans.

SCHEDULE 12A

In the Township of Aldborough in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3161-18 registered in the registry office for the registry division of the County of Elgin as number D370.

SCHEDULE 12B

In the Township of Aldborough in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3161-19 registered in the registry office for the registry division of the County of Elgin as number D375.

SCHEDULE 12C

In the Township of Aldborough in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3161-17 registered in the registry office for the registry division of the County of Elgin as number D376.

SCHEDULE 13A

In the Township of Dunwich in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3160-17 registered in the registry office for the registry division of the County of Elgin as number D374.

SCHEDULE 13B

In the Township of Dunwich in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3160-15 registered in the registry office for the registry division of the County of Elgin as number D371.

SCHEDULE 13C

In the Township of Dunwich in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3160-16 registered in the registry office for the registry division of the County of Elgin as number D367.

SCHEDULE 14A

In the Township of Southwold in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3159-21 registered in the registry office for the registry division of the County of Elgin as number D373.

SCHEDULE 14B

In the Township of Southwold in the County of Elgin being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3159-22 registered in the registry office for the registry division of the County of Elgin as number D372.

SCHEDULE 15A

In the Township of Delaware in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3163-4 registered in the registry office for the registry division of the West Riding of the County of Middlesex as number 464 Plans.

SCHEDULE 16A

In the Township of Westminster in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3053-68 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 100488 Miscellaneous.

SCHEDULE 16B

In the Township of Westminster in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3053-71 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 101582 Miscellaneous.

SCHEDULE 16C

In the Township of Westminster in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3053-70 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 101583 Miscellaneous.

SCHEDULE 16D

In the Township of Westminster in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3053-72 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 102302 Miscellaneous.

SCHEDULE 16E

In the Township of North Dorchester in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3047-53 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 101581 Miscellaneous.

SCHEDULE 16F

In the Township of North Dorchester in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3047-54 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 101580 Miscellaneous.

SCHEDULE 16G

In the Township of North Dorchester in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3047-51 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 100180 Miscellaneous.

SCHEDULE 16H

In the Township of North Dorchester in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3047-52 registered in the registry office for the registry division of the East and North Riding of the County of Middlesex as number 101531 Miscellaneous.

SCHEDULE 16I

In the Township of West Oxford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3035-31 registered in the registry office for the registry division of the County of Oxford as number 730.

SCHEDULE 16J

In the Township of East Oxford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3046-38 registered in the registry office for the registry division of the County of Oxford as number 726.

SCHEDULE 16K

In the Township of East Oxford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3046-34 registered in the registry office for the registry division of the County of Oxford as number 715.

SCHEDULE 16L

In the Township of East Oxford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3046-36 registered in the registry office for the registry division of the County of Oxford as number 728.

SCHEDULE 16M

In the Township of East Oxford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3046-35 registered in the registry office for the registry division of the County of Oxford as number 727.

SCHEDULE 17A

In the Township of Blandford in the County of Oxford being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3079-13 registered in the registry office for the registry division of the County of Oxford as number 716.

SCHEDULE 20A

In the Township of Waterloo in the County of Waterloo being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3092-30 registered in the registry office for the registry division of the County of Waterloo as number 440 for the County of Waterloo.

SCHEDULE 20B

In the Township of Waterloo and in the Town of Hespeler in the County of Waterloo being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3092-27 registered in the registry office for the registry division of the County of Waterloo as number 424 for the County of Waterloo.

SCHEDULE 20C

In the Township of Waterloo in the County of Waterloo being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3092-29 registered in the registry office for the registry division of the County of Waterloo as number 432 for the Township of Waterloo.

SCHEDULE 21

In the Township of Puslinch in the County of Wellington being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3156-54 registered in the registry office for the registry division of the South and Centre Riding of the County of Wellington as number 309 Highway Plans.

SCHEDULE 21A

In the Township of Puslinch in the County of Wellington being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3156-52 registered in the registry office for the registry division of the South and Centre Riding of the County of Wellington as number 305 Highway Plans.

SCHEDULE 21B

In the Township of Puslinch in the County of Wellington being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3156-51 registered in the registry office for the registry division of the South and Centre Riding of the County of Wellington as number 304 Highway Plans.

SCHEDULE 22

In the Township of Nassagaweya in the County of Halton being that portion of the King's Highway shown coloured red on a Department of Highways plan P-3172-24 registered in the registry office for the registry division of the County of Halton as number 841 for the Township of Nassagaweya.

SCHEDULE 23

In the Township of Esquesing in the County of Halton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3171-18 registered in the registry office for the registry division of the County of Halton as number 824 for the Township of Esquesing.

SCHEDULE 24

In the Township of Trafalgar in the County of Halton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3170-18 registered in the registry office for the registry division of the County of Halton as number 830 for the Township of Trafalgar.

SCHEDULE 25

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3108-45 registered in the registry office for the registry division of the County of Peel as number 108571 for the Township of Toronto.

SCHEDULE 29A

In the Township of Hope in the County of Durham being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3103-41 registered in the registry office for the registry division of the East Riding of the County of Durham as number 114 for the Township of Hope.

SCHEDULE 29B

In the Township of Hope and in the Town of Port Hope in the County of Durham being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3103-44 registered in the registry office for the registry division of the East Riding of the County of Durham as numbers 116 for the Township of Hope and 86 for the Town of Port Hope.

SCHEDULE 30A

In the Town of Cobourg in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3080-35 registered in the registry office for the registry division of the West Riding of the County of Northumberland as number 248 Plans.

SCHEDULE 31A

In the Township of Haldimand in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3179-34 registered in the registry office for the registry division of the West Riding of the County of Northumberland as number 245 Plans.

SCHEDULE 32A

In the Township of Cramahe in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3177-32 registered in the registry office for the registry division of the East Riding of the County of Northumberland as number 238 for the Township of Cramahe.

SCHEDULE 33A

In the Township of Brighton in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3176-18 registered in the registry office for the registry division of the East Riding of the County of Northumberland as number 232 for the Township of Brighton.

SCHEDULE 35

In the Township of Sidney in the County of Hastings being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3060-29 registered in the registry office for the registry division of the County of Hastings as number 1112 for the Township of Sidney.

SCHEDULE 37

In the Township of Thurlow in the County of Hastings being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3044-37 registered in the registry office for the registry division of the County of Hastings as number 1098.

SCHEDULE 38

In the Township of Richmond in the County of Lennox and Addington being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3175-36 registered in the registry office for the registry division of the County of Lennox and Addington as number 499 for the Township of Richmond.

SCHEDULE 38A

In the Township of Richmond in the County of Lennox and Addington being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3175-32 registered in the registry office for the registry division of the County of Lennox and Addington as number 491 for the County of Lennox and Addington.

SCHEDULE 40

In the Township of Ernestown in the County of Lennox and Addington being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3173-55 registered in the registry office for the registry division of the County of Lennox and Addington as number 495 for the County of Lennox and Addington.

SCHEDULE 41

In the Township of Kingston in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3036-56 registered in the registry office for the registry division of Kingston and Frontenac as number 779 Plans.

SCHEDULE 41A

In the Township of Kingston in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3036-53 registered in the registry office for the registry division of Kingston and Frontenac as number 785 Plans.

SCHEDULE 41B

In the City of Kingston in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3036-55 registered in the registry office for the registry division of Kingston and Frontenac as number 778 Plans.

SCHEDULE 41C

In the Township of Kingston and in the City of Kingston in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3036-54 registered in the registry office for the registry division of Kingston and Frontenac as number 777 Plans.

SCHEDULE 41D

In the Township of Pittsburgh in the County of Frontenac being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3069-47 registered in the registry office for the registry division of Kingston and Frontenac as number 797 Plans.

SCHEDULE 41E

In the Township of Leeds and in the Town of Gananoque in the County of Leeds being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2140-33 registered in the registry office for the registry division of the County of Leeds as numbers 2238 for the Township of Leeds and 4999 for the Town of Gananoque.

SCHEDULE 42A

In the Township of Elizabethtown in the County of Leeds being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3095-74 registered in the registry office for the registry division of the County of Leeds as number 11359 for the Township of Elizabethtown.

SCHEDULE 43

In the Township of Augusta in the County of Grenville being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2818-44 registered in the registry office for the registry division of the County of Grenville as number 54 for the Township of Augusta.

SCHEDULE 43A

In the Town of Prescott in the County of Grenville being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2818-46 registered in the registry office for the registry division of the County of Grenville as number 50 for the Town of Prescott.

SCHEDULE 45

In the Township of Matilda and in the Village of Iroquois in the County of Dundas being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3151-17 registered in the registry office for the registry division of the County of Dundas as number 119.

SCHEDULE 46

In the Township of Williamsburgh and in the Village of Morrisburgh in the County of Dundas being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3135-12 registered in the registry office for the registry division of the County of Dundas as number 118.

SCHEDULE 47

In the Township of Osnabruck in the County of Stormont being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3146-7 registered in the registry office for the registry division of the County of Stormont as number 20469 for the Township of Osnabruck.

SCHEDULE 48A

In the City of Cornwall in the County of Stormont being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3147-12 registered in the registry office for the registry division of the County of Stormont as number 35972 for the City of Cornwall.

SCHEDULE 49A

In the Township of Charlottenburgh in the County of Glengarry being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3126-13 registered in the registry office for the registry division of the County of Glengarry as number 858 for the Township of Indian Lands.

SCHEDULE 49B

In the Township of Charlottenburgh in the County of Glengarry being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3126-15 registered in the registry office for the registry division of the County of Glengarry as number 977 for the Township of Charlottenburgh.

SCHEDULE 51

In the Township of Lancaster in the County of Glengarry being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3050-21 registered in the registry office for the registry division of the County of Glengarry as number 761 for the Township of Lancaster.

3. Ontario Regulations 289/57 are revoked.

(5642)

22

THE PUBLIC HEALTH ACT

O. Reg. 127/58.

Milk Pasteurization Plants.

Amending O. Reg. 37/44.

Made—8th May, 1958.

Approved—15th May, 1958.

Filed—23rd May, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE PUBLIC HEALTH ACT

PASTEURIZATION OF MILK

1. Clause *m* of regulation 1 of Ontario Regulations 37/44 is revoked and the following substituted therefor:

- (*m*) "Director" shall mean the Director of the Environmental Sanitation Division of the Department of Health, or any other person designated by the Minister to act for him.

2. Regulation 3 of Ontario Regulations 37/44 is amended by striking out "(*zb*)" in the fourth line and inserting in lieu thereof "*ze*".

3. Form P of Ontario Regulations 37/44 is amended by striking out "(*zb*)" in the eighth line and inserting in lieu thereof "*ze*", and by striking out "Sanitary Engineering Division" in the fifteenth line and inserting in lieu thereof "Environmental Sanitation Division".

Dated at Toronto this 8th day of May, 1958.

M. PHILLIPS,
Minister of Health.

(5643)

22

THE FARM PRODUCTS MARKETING ACT

O. Reg. 128/58.

Plebiscite of Hog Producers' Plan re existing plan.

New.

Made—23rd May, 1958.

Filed—23rd May, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE FARM PRODUCTS
MARKETING ACT

APPLICATION

1. These regulations apply to a plebiscite of producers of hogs in Ontario except that part thereof comprising the territorial districts and the Provisional County of Haliburton, on the question of favour of the existing plan.

INTERPRETATION

2. In these regulations

- (a) "Board" means The Farm Products Marketing Board;
- (b) "existing plan" means the plan set out in schedule 1 of Ontario Regulations 145/57;
- (c) "district" means a division of Ontario under subregulation 1 of regulation 4;
- (d) "hogs" means hogs produced in Ontario and marketed for slaughter;
- (e) "preliminary voters' list" means the list of voters prepared by the Board, before revision by the Revising Officers;
- (f) "producer" means a person engaged in the production of hogs, and for the purpose of the plebiscite means the person who is the owner of a property on which hogs are produced, except in the case where
 - (i) the property is rented to a tenant who produces and markets the hogs on his own account, in which case the producer shall be the tenant,
 - (ii) a corporation is engaged in the production of hogs, in which case the producer shall be deemed to be the person, if any, designated in writing in respect of that property by the corporation for the purpose of the plebiscite,
 - (iii) the business of producing and marketing hogs is carried on by a partnership or under a trade name, farm name or other designation, in which case the producer shall be deemed to be the person, if any, designated in writing by the owner or owners of such business in respect of that property for the purpose of the plebiscite,
 - (iv) the property is owned jointly by two or more persons who carry on the business of producing and marketing the hogs, in which case the producer shall be deemed to be the one of such joint owners who first presents himself at the polling place and receives a ballot in respect of that property;
- (g) "polling place" means a place of voting in a district on the question of favour of the existing plan; and

- (h) "regulations made in respect of the plan" means Ontario Regulations 146/57.

PERCENTAGE OF VOTES REQUIRED UNDER SECTION 4 OF THE ACT

3. Where the Board submits to a plebiscite of the producers of hogs the question of favour of the existing plan for the marketing of hogs, the percentage of votes in favour of the plan shall be not less than $66\frac{2}{3}$ per cent of all persons who vote in the plebiscite.

APPOINTMENTS

4.(1) For purposes of the plebiscite each township and improvement district in each county in Ontario comprises a district.

(2) Voters' lists shall be prepared by districts.

(3) Where the place of production of a producer is not within a district mentioned in subregulation 1, his name, address and place of production may be recorded on the voters' list for the district nearest to his place of production.

(4) The Board shall, from the best information available to it, arrange for the preparation of preliminary voters' lists of producers eligible to vote in the plebiscite and each voters' list shall contain the name and address of the producer eligible to vote in the township or improvement district for which the voters' list is prepared.

(5) Where a person is designated as the producer in respect of a property under sub-clause ii, or sub-clause iii, of clause f of regulation 2, his name shall be listed in a manner that indicates the capacity in which he is voting and the location of the property.

(6) A corporation or owner of a business carried on by a partnership or under a trade name, farm name or other designation, as the case may be, shall be entitled to vote in the plebiscite only if a person has been designated in accordance with sub-clause ii, or sub-clause iii, of clause f of regulation 2 before the last day of the revision of the voters' list by the Revising Officer.

5.(1) The Board appoints John W. Drennan as Returning Officer.

(2) The Board appoints in respect of each township or improvement district in each county in Ontario the municipal clerk thereof as the Revising Officer and Deputy Returning Officer.

(3) The Board designates the office of the municipal clerk as the location for the revision of the voters' list and of the polling place, but where a municipal clerk arranges for a location other than his office for the revision of the voters' list, or the location of the polling place, for the revision or the polling, as the case may be, and posts a notice at his office stating the location arranged, such other location shall be deemed to be his office.

(4) Where a Revising Officer or a Deputy Returning Officer appointed under subregulation 2 is unable for any reason to carry out his duties, the Board shall appoint immediately a person in his stead.

DUTIES OF REVISING OFFICERS

6.(1) The Board fixes the 4th of July, 1958, as the date for revision of voters' lists.

(2) The Revising Officer shall attend at the office of the municipal clerk on the 4th of July, 1958, from 9 a.m. until 5 p.m. standard time or daylight saving time, as the case may be, in the local municipality in which the place of revision is located.

(3) The Revising Officer shall post up at the place of revision and in such other locations as he may in his discretion deem advisable, copies of the preliminary voters' list not later than the 28th of June, 1958.

(4) Where a person appears before the Revising Officer and states that his name is improperly omitted from the voters' list, the Revising Officer

(a) if he is satisfied that the name of such person has been improperly omitted, or

(b) if the person furnishes an affidavit that he is a producer within the meaning of these regulations,

shall add the name and address of the person as a producer to the voters' list.

(5) Where a producer satisfies a Revising Officer that the name or address of the producer on the voters' list is not correctly recorded, the Revising Officer shall make the necessary corrections in the voters' list.

(6) Where any person furnishes evidence deemed sufficient by the Revising Officer that any name should not be recorded on the voters' list, the Revising Officer may omit the name from the voters' list, but the Revising Officer shall notify the Board and shall also notify immediately the person whose name has been omitted and inform him of his right of appeal to the Board.

(7) Each Revising Officer shall not later than the 11th of July, 1958, send to the Board one copy of the voters' list as revised, accompanied by all affidavits of persons whose names were added and by such statements as he deems necessary for the consideration of the Board in matters of appeal from decisions of the Revising Officer.

APPEALS TO BOARD

7.(1) Any person aggrieved by a decision of a Revising Officer may appeal to the Board at its office in Toronto.

(2) The appeal may be in person or in writing.

(3) The Board fixes the dates of the 14th, 15th and 16th of July, 1958, for the hearing of appeals from decisions of Revising Officers.

(4) The Board may extend the time for the hearing of appeals.

(5) The Board shall hear and consider the appeal and may amend the voters' list in accordance with its findings but the Board shall not omit any name from a voters' list without giving the person an opportunity to show cause why his name should not be omitted.

(6) When the time for appealing has expired, or the Board has heard all appeals from decisions of Revising Officers, the Board shall declare the voters' list complete for the purpose of the plebiscite and no person whose name does not appear on such voters' list for a district shall be entitled to vote in that district in the plebiscite.

POLLING

8.(1) The Board fixes the 25th of July, 1958, as the date that polling is to take place.

(2) The polling place shall remain open on the 25th of July, 1958, from 9 a.m. to 6 p.m. standard time or daylight saving time, as the case may be, in effect in the municipality in which the polling place is located.

(3) The Board shall prepare copies of the existing plan, of regulations made in respect of the plan and of these regulations and distribute them not later than the 21st of July, 1958, to the Returning Officer and the Deputy Returning Officers.

BALLOTS

9.(1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of persons eligible to vote.

(2) The Board shall forward the ballots to the Returning Officer before the polling day.

ARRANGEMENTS FOR VOTING

10. The Deputy Returning Officer shall provide ballot boxes.

11. The Returning Officer shall furnish to each Deputy Returning Officer before the polling day

- (a) a sufficient number of ballots, not less than the number of persons eligible to vote in the district of the Deputy Returning Officer, and
- (b) such instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

12. Each Deputy Returning Officer shall post up in the polling place before the polling day

- (a) one copy of the voters' list for his district, and
- (b) one copy of the existing plan, the regulations made in respect of the plan, and these regulations.

VOTE TO BE SECRET

13. Every vote shall be by secret ballot.

VOTING

14.(1) Each Deputy Returning Officer shall issue only one ballot to each person who

- (a) is eligible to vote, and
- (b) presents himself as a voter at the polling place.

(2) Where a Deputy Returning Officer deems it necessary, he shall require the person who presents himself as a voter to be identified as the person eligible to vote.

15.(1) Each Deputy Returning Officer shall ensure that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the polling day has expired.

(2) The Deputy Returning Officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.

(3) The Deputy Returning Officer shall on one copy of the voters' list mark off the name of every producer to whom a ballot is issued.

(4) Within three days from the polling date the Deputy Returning Officer shall deliver, or send by registered mail, to the Returning Officer

- (a) all ballots deposited in the ballot box during voting,
- (b) one copy of the voters' list marked under subregulation 3, and
- (c) all unused ballots.

16. No producer named on the voters' list shall vote more than once at a polling place.

17. No person shall at any polling place

- (a) cause any disturbance or loiter on the premises; or
- (b) remain on the premises after the Deputy Returning Officer or a peace officer or a constable requests or orders him to leave the premises.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

18. The Board may engage such persons as the Deputy Returning Officers may require to assist in the taking of the vote.

SCRUTINEERS

19.(1) The local Hog Producers' Association, if any, in the district, may appoint one agent who is a producer in the district to act as a scrutineer on polling day at each polling place.

(2) The Deputy Returning Officer may accept as a scrutineer on polling day at each polling place a producer other than a member of the local Hog Producers' Association, if any, in the district who requests that he be allowed to so act, but only one such person shall be permitted to be a scrutineer.

(3) A scrutineer may bring to the attention of the Deputy Returning Officer any matter which he considers improper in the procedure at the poll but shall not interfere with the taking of the vote.

(4) The scrutineers may be present at the counting of the ballots.

RETURNS OF DEPUTY RETURNING OFFICERS

20.(1) Each Deputy Returning Officer shall make a return to the Returning Officer of the result of the vote as soon as possible after all ballots are counted.

(2) The return of a Deputy Returning Officer shall be in form 1.

RETURN OF RETURNING OFFICER

21.(1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots are counted.

(2) The return of the Returning Officer shall be in form 2.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
(Chairman)

F. K. B. STEWART,
(Secretary)

Dated at Toronto, this 23rd day of May, 1958.

(Seal)

FORM 1

The Farm Products Marketing Act

RETURN OF DEPUTY RETURNING OFFICER

Mr. John W. Drennan,
Ontario Department of Agriculture,
Parliament Buildings,
TORONTO, Ont.

The following is the result of a vote taken in the District of
(township or improvement district)
in the County of, under section 4 of the Act on the question:

ARE YOU IN FAVOUR OF THE ONTARIO HOG PRODUCERS' MARKETING PLAN?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated Signature of Deputy Returning Officer

FORM 2

The Farm Products Marketing Act

RETURN OF RETURNING OFFICER

To The Farm Products Marketing Board,
Parliament Buildings,
TORONTO, Ont.

The following is the result of a vote taken in Ontario except that part thereof comprising the territorial districts and the Provisional County of Haliburton; under section 4 of the Act on the question:

ARE YOU IN FAVOUR OF THE ONTARIO HOG PRODUCERS' MARKETING PLAN?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated Signature of Returning Officer

THE MILK INDUSTRY ACT, 1957

O. Reg. 129/58.

Ontario Cream Producers' Marketing-for-Processing Plan.
Amending O. Reg. 32/55.
Made—22nd May, 1958.
Filed—23rd May, 1958.

REGULATIONS MADE UNDER
THE MILK INDUSTRY ACT, 1957

1. Section 2 of schedule 1 of Ontario Regulations 32/55 is revoked and the following substituted therefor:

INTERPRETATION

2. In this marketing plan

- (a) "cream" means cream produced in Ontario which is delivered to a plant for manufacture into creamery butter; and
- (b) "producer" means a producer engaged in the production of cream.

2. Schedule 1 of Ontario Regulations 32/55 is amended by adding the following regulation:

APPLICATION OF MARKETING PLAN

2a. This marketing plan applies to the regulating and the controlling of the marketing locally within Ontario of cream produced in Ontario which is delivered to a plant for manufacture into creamery butter.

3. Section 5 of schedule 1 of Ontario Regulations 32/55 is revoked.

4. Schedule 1 of Ontario Regulations 32/55 is amended by adding the following regulations:

ANNUAL MEETING

- 12.(1) The local board may call an annual meeting of all producers of cream.
- (2) The annual meeting shall be held after the 1st of November but not later than the 15th of December.

TERMINATION OF OFFICE

- 13.(1) Subject to subsection 2, where an annual meeting of producers
 - (a) is held in any year, the date and time of that date on which the term of office of a member of the local board ends in that year shall be the date and time at which the annual meeting ends, and
 - (b) is not held in any year, the term of office of a member of the local board ends with the 31st of December.
- (2) Every member of the local board shall continue in office until his successor is elected or appointed in accordance with these regulations.

THE MILK INDUSTRY ACT, 1957

O. Reg. 130/58.

Marketing of Cream for Processing.
New and Revoking O. Regs. 33/55, 34/55 and 234/56.
Made—23rd May, 1958.
Filed—23rd May, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE MILK INDUSTRY ACT, 1957MARKETING OF CREAM FOR THE
MANUFACTURE OF CREAMERY BUTTER

INTERPRETATION

1. In these regulations

- (a) "cream" means cream produced in Ontario which is delivered to a plant for manufacture into creamery butter;
- (b) "creamery operator" means a person engaged in the manufacture of creamery butter at a plant;
- (c) "local board" means The Ontario Cream Producers' Marketing Board;
- (d) "plan" means The Ontario Cream Producers' Marketing-for-processing Plan;
- (e) "producer" means a producer engaged in the production of cream.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing locally within Ontario of cream produced in Ontario which is delivered to a plant for manufacture into creamery butter.

LICENCES FOR PRODUCERS

3.(1) No person shall commence or continue to engage in the production of cream except under the authority of a licence as a producer of cream in Form 1.

(2) Subject to regulation 4, every producer shall be deemed to be the holder of a licence as a producer of cream in Form 1.

LICENCE FEES

4.(1) Every producer shall pay licence fees at the rate of three-tenths of a cent for each pound or fraction thereof of milk-fat in cream delivered to a plant and manufactured into creamery butter.

(2) The operator of the plant shall deduct the licence fees payable by the producer from the sum of money due to the person from whom the cream was received.

(3) Where the sum of money due to any person from whom cream was received at a plant is less than the amount of the licence fees payable by the producer, the operator of the plant shall charge the amount of the licence fees to the account of the person from whom the cream was received.

(4) The operator of the plant shall forward to the local board the licence fees

- (a) deducted under subregulation 2, and
- (b) charged to the account of the person from whom the cream was received under subregulation 3,

in any month not later than the 15th of the following month.

AUTHORIZATION TO LOCAL BOARD

5.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan under which the local board is established, and for such purposes as The Milk Producers' Co-ordinating Board recommends.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

DELEGATION OF POWERS

6. The Board delegates to the local board the power

- (a) to stimulate, increase and improve the marketing of cream by such means as it may deem proper; and
- (b) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing cream.

NEGOTIATING AGENCIES

7.(1) There shall be a negotiating agency consisting of ten persons to be known as "The Negotiating Committee for Cream", five of whom shall be appointed by the local board annually but not later than the 1st of April, and five of whom shall be appointed by the creamery operators annually, but not later than the 1st of April.

(2) Where the local board or the creamery operators fail to appoint the persons in accordance with subregulation 1 before the 8th of April, the Board may appoint such representatives as are necessary to complete The Negotiating Committee for Cream.

8. The Negotiating Committee for Cream is empowered to adopt or settle by agreement

- (a) minimum prices for cream or for any class or grade of cream,
- (b) terms, conditions and forms of agreements relating to the production or marketing of cream, and
- (c) any charges, costs or expenses relating to the production or marketing of cream.

BOARD OF ARBITRATION

9.(1) Where The Negotiating Committee for cream appointed in accordance with regulation 7 fails to arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, the matters in dispute shall be referred to the Board.

(2) Where The Negotiating Committee for Cream does not arrive at an agreement on all matters which it is empowered to adopt or settle by agreement, it may submit in writing to the Board a statement or statements of the matters in dispute.

(3) The Board shall make an award in respect of the matters submitted to it under subregulation 2, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

10. Ontario Regulations 33/55, 34/55, and 234/56 are revoked.

11. These regulations come into force on the 1st of June, 1958.

THE MILK INDUSTRY BOARD OF ONTARIO

ERLE KITCHEN
(Acting Chairman)

A. P. CLARK
(Secretary)

Dated at Toronto, this 23rd day of May, 1958.

FORM 1

The Milk Industry Act, 1957

LICENCE AS A PRODUCER OF CREAM

Under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, this licence is issued

to.....
(name)

of.....
(address)

to engage in the production of cream.

Issued at Toronto, this day of , 19 .

THE MILK INDUSTRY BOARD OF ONTARIO

.....
(Chairman)

.....
(Secretary)

(5646)

22

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 131/58.

Conduct of Business.

New.

Made—16th May, 1958.

Approved—22nd May, 1958.

Filed—23rd May, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE ONTARIO FOOD TERMINAL
ACT

INTERPRETATION

1. In these regulations

- (a) "buyer" means a person other than a wholesaler who buys fruit and produce from a wholesaler;
- (b) "buyers' court" means the court-yard of the Food Terminal Building;
- (c) "cold-storage section" means that part of the Food Terminal Building used for cold storage purposes;
- (d) "Farmers' Market" means that part of the Terminal where growers of or dealers in fruit and produce sell by wholesale to retailers and jobbers;
- (e) "Food Terminal Building" means the building at the Terminal used for the handling, processing, storing, and selling by wholesale, of fruit and produce;

(f) "officer" means

(i) officer, constable or other person appointed by the manager of the Terminal subject to the approval of the Board to enforce these regulations,

(ii) a member of the Metropolitan Police force, and

(iii) a member of the Ontario Provincial Police Force;

(g) "truck" means a commercial motor vehicle as defined in *The Highway Traffic Act*;

(h) "wholesaler" means a tenant who rents space in the Food Terminal Building from the Board and includes his employees and sub-tenants.

OPERATION OF VEHICLES

2. No person shall drive, or cause to be driven an automobile, motor-cycle or truck within the Terminal at a speed in excess of 20 miles an hour.

3. No person shall park or stand a vehicle within the Terminal

(a) in a position or place which prevents or is likely to prevent the free and convenient movement of automobiles and trucks within the premises, or

(b) in any prohibited area.

4.(1) An officer may direct traffic within the Terminal and in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(2) Every person shall obey any direction given under subregulation 1.

5. Subject to regulations 3 and 4, no person shall operate, or park, or stand, an automobile, motor-cycle or truck within the Terminal except upon roadways or other places designated for operating, or parking, automobiles, motor-cycles or trucks.

6. No person, other than an officer, may obstruct any person having business within the Terminal from travelling by automobile, motor-cycle or truck along or upon roadways or other places designated for travelling by automobiles, motor-cycles or trucks.

7. Every person in charge of a vehicle within the Terminal when so directed by an officer shall drive, or cause to be driven, the vehicle

(a) to a parking area permitted for the vehicle under these regulations, or

(b) to a place designated by the officer, or

(c) from the Terminal.

8.(1) Every person driving a vehicle within the Terminal shall obey all traffic signs

(a) erected thereon, or

(b) painted on roadways therein.

(2) Where a traffic sign bearing the word "STOP" is erected at the approach to a roadway in the Terminal every person driving a vehicle on approaching that roadway shall bring the vehicle to a full stop before proceeding into the roadway.

9. No person shall operate an automobile, motor-cycle or truck within the Terminal unless he is

(a) the holder of a chauffeur's licence or an operator's licence issued under *The Highway Traffic Act*, or

(b) is exempted from holding a chauffeur's licence or operator's licence under section 78 of *The Highway Traffic Act*.

10. No person shall drive an automobile, motor-cycle or truck within the Terminal without due care and attention or without reasonable consideration for other persons using the Terminal.

PARKING IN AREAS DESIGNATED

11.(1) Where an area has been designated a parking area for automobiles, no person shall park a vehicle other than an automobile in the parking area.

(2) Where an area has been designated a parking area for trucks, no person shall park a vehicle other than a truck in the parking area.

(3) Where an area has been designated a reserved parking-area for automobiles, or trucks, no person shall park an automobile, or a truck, as the case may be, in a parking space in that area except

(a) the person who is the tenant of the parking space, or

(b) with the permission of the person mentioned in clause a, or

(c) the person to whom the parking space has been assigned by the manager of the Terminal.

(4) Where the manager of the Terminal has assigned a parking space under clause c of subregulation 3, he shall issue a numbered decalcomania to the person to whom the parking space has been assigned.

(5) The person to whom a decalcomania has been issued shall affix the decalcomania to the lower right-hand corner of the windshield of his automobile.

(6) No person shall park

(a) an automobile under subregulation 1, or

(b) a truck under subregulation 2,

for a period of time longer than 24 hours.

12.(1) Subject to subregulation 3, no person shall park or stand an automobile or truck at the rear platform of a wholesaler or at the platform of the cold-storage section except during the period of the actual loading or unloading of the automobile or truck.

(2) Except with the permission of the manager of the Terminal, no person may park, or stand, any vehicle at the rear platform of a wholesaler during the hours

(a) from 4 p.m. to 6 p.m. each day, or

(b) from 8 p.m. each day to 4 a.m. the day next following during the period from the 1st of October each year to the 31st of May in the year next following.

(3) In subregulations 1 and 2, "rear platform of a wholesaler" means platform of a wholesaler other than a loading platform in the buyers' court.

(4) No person shall transport fruit or produce to or from a truck in the buyers' court unless the truck is backed to a platform.

(5) For the purpose of loading fruit and produce a buyer may park his automobile or truck backed to a platform in the buyers' court for such period of time as may reasonably be required for the loading thereof.

(6) A person may park an automobile in the centre area in the buyers' court from 10 a.m. to 12 midnight each day the Terminal is open for business.

ACCIDENTS

13. Every driver of an automobile, motor-cycle or truck involved in an accident causing personal injury or property damage on the premises shall immediately notify an officer or the manager of the Terminal of the accident.

SELLING BY WHOLESALE ONLY

14. No person shall sell fruit and produce at the Terminal in any manner except by wholesale only.

15. No person shall sell or offer for sale at the Terminal any goods, wares or merchandise, other than fruit and produce, except as authorized by the Board.

HOURS OF OPERATION OF TERMINAL

16.(1) Subject to subregulations 2, 3 and 4, the Terminal shall be open for selling fruit and produce every day

- (a) commencing on the first Monday in May to the Saturday immediately before the first Monday in October, from 5.45 a.m. to 2 p.m., and
- (b) commencing on the first Monday in October to the Saturday immediately before the first Monday in May, from 6.45 a.m. to 3 p.m.,

standard time or daylight saving time, as the case may be, in the local municipality.

(2) The Terminal shall not be open for selling fruit and produce on

- (a) Sundays, and
- (b) New Year's Day, Good Friday, Victoria Day, Dominion Day, the first Monday in August, Labour Day, Thanksgiving Day and Christmas Day.

(3) The Terminal, other than the Farmers' Market section thereof, shall not be open for selling fruit and produce on Saturdays.

(4) The Farmers' Market section of the Terminal shall not be open for selling fruit and produce on Saturdays in November, December, January, February, March and April and the first two Saturdays in May.

ENTRY TO THE TERMINAL

17.(1) Subject to subregulation 2, no buyer shall enter the Terminal on any day

- (a) before the time of opening of the Terminal, or
- (b) later than one hour before the time of closing of the Terminal,

and no buyer shall remain in the Terminal after the time of closing of the Terminal, under regulation 16.

(2) A buyer may enter or remain in the Terminal under a permit from the manager of the Terminal for a time stated therein, but no permit shall be required for times the Terminal is open under regulation 16.

(3) A permit shall be in Form 1.

18. For the purpose of

- (a) delivering fruit and produce at premises of tenants in the Terminal, or

- (b) loading or unloading fruit and produce at the cold-storage section,

persons may enter the Terminal at any time.

19.(1) Subject to subregulation 2, no tenant of the Board shall make delivery from the Terminal of fruit and produce at any time other than the time during which the Terminal is open under regulation 16 on any day and during a period of 2 hours immediately following the time of closing on that day.

(2) A tenant of the Board may make delivery from the Terminal of fruit and produce at times other than the times permitted under subregulation 1 under a permit from the manager of the Terminal.

(3) A permit shall be in Form 1.

20. No person shall enter or leave the Terminal from Park Lawn Road on any day later than the time of closing of the Terminal without the permission of the manager of the Terminal.

21. No person shall enter the Terminal from The Queensway on any day when the entrance is barricaded, without the permission of the manager of the Terminal.

DAMAGE TO PROPERTY

22.(1) No person shall

- (a) damage in any manner, or
- (b) mark or deface,

any property of the Board.

(2) No person shall

- (a) misuse corridors, washrooms or other public parts of the Food Terminal Building, or
- (b) create a nuisance in the Terminal, or
- (c) remove or damage or interfere with any barricade or directional sign in the Terminal, or
- (d) climb, remove or damage any fence in the Terminal, or
- (e) interfere with the use or operation of any gates, locks, equipment or supplies of the Board.

(3) No person shall

- (a) throw, or dump, or cause to be thrown or dumped, any refuse, or fruit and produce, or
- (b) litter the premises with any material,

in the Terminal.

(4) No person shall permit a dog, horse or other animal in the Terminal.

PREMISES OF WHOLESALE

23.(1) Every wholesaler shall provide metal containers with proper covers thereof of sufficient number and size to contain all garbage and refuse on that part of the Terminal of which he is the tenant, but no container shall have a capacity of more than fifteen gallons.

(2) Every wholesaler shall place all garbage and refuse on his premises in containers.

24. No wholesaler shall permit any unsanitary condition to exist on his premises.

EQUIPMENT ON PREMISES

25. No person shall maintain, operate or allow to be operated on the premises hand trucks, tow-motors or other equipment having iron or steel wheels in contact with floors or platforms of the Food Terminal Building.

STORAGE ON PLATFORMS

26. No person shall use the rear platforms of the Food Terminal Building for storage beyond a distance of 4 feet from the wall of the building.

27. No person shall use the loading platforms in the buyers' court for purpose of storage.

LIMIT OF DISPLAYS

28. Where a property line on the loading platforms in the buyers' court marks the limits of premises leased by the tenants, no tenant shall keep for sale or display any merchandise on a loading platform other than that part of the loading platform located on the side of the property line next to his premises.

ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN
(Chairman)

(Seal)

GEO. H. REYNOLDS
(Secretary)

Dated at Toronto, this 16th day of May, 1958.

FORM 1

*The Ontario Food Terminal Act*PERMIT TO ENTER AND REMAIN IN, OR
MAKE DELIVERIES FROM, THE TERMINAL

Under *The Ontario Food Terminal Act*, and regulations made by the Board, and subject to the limitations thereof, this permit is issued

to.....
(name)

to enter and remain in the Terminal under regulation 17, or for the purpose of making delivery of fruit and produce from the Terminal under regulation 19,

during the time from.....to.....

on the.....day of....., 19.....

Dated the day of, 19

.....
Manager of Terminal

(5647)

22

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 132/58.

Rules.

Revoking O. Regs. 176/55 and 64/58.

Made—23rd May, 1958.

Filed—23rd May, 1958.

RULES MADE BY THE BOARD UNDER
THE ONTARIO FOOD TERMINAL ACT

1. Ontario Regulations 176/55 and 64/58 are revoked.

ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN
(Chairman)

(Seal)

GEO. H. REYNOLDS
(Secretary)

Dated at Toronto, this 23rd day of May, 1958.

(5648)

22

THE GUARANTEE COMPANIES SECURITIES
ACT

O. Reg. 133/58.

Approved Guarantee Companies.

Amending O. Reg. 94/57.

Made—15th May, 1958.

Filed—26th May, 1958.

REGULATIONS MADE UNDER
THE GUARANTEE COMPANIES SECURITIES
ACT

1. Schedule 1 of Ontario Regulations 94/57 is amended by adding thereto the following item:

20a. Co-operators Insurance Association.

(5650)

22

Publications Under The Regulations Act

June 7th, 1958

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 134/58.

Student-aid loans.

New.

New.

Made—30th April, 1958.

Approved—15th May, 1958.

Filed—27th May, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

LOAN FUND

INTERPRETATION

1. In these regulations

- (a) "applicant" means applicant for a loan;
- (b) "loan" means a loan out of the Provincial Student-Aid Loan Fund;
- (c) "committee of award" means a committee composed of not more than five members appointed by the Minister;
- (d) "eligible institution" means an institution referred to in regulation 4.

2. The Provincial Student-Aid Loan Fund is established to be maintained by donations received for that purpose and by moneys appropriated by the Legislature for that purpose.

GENERAL REQUIREMENTS

3. (1) An applicant for a loan shall

- (a) be in good health and have a good character,
- (b) be in need of financial assistance to enable him to complete his proposed course of study for the ensuing academic year, and
- (c) comply with these regulations.

(2) An applicant who is responsible for his own support shall have been a resident of Ontario for at least one year before the date of his application.

(3) The parent or guardian of an applicant other than an applicant under subregulation 2 shall have been a resident of Ontario for at least one year before the date of his application.

PERSONS ELIGIBLE FOR LOANS

4. Applications for a loan may be made by an applicant who is enrolled or is qualified to enrol in a full-time course in one of the following institutions, and who is not repeating a year in the same or another course or faculty, unless taking the previous course was a requisite for admission to the present course:

1. A Canadian university or college affiliated therewith, but only where the applicant

- (a) has obtained an average of at least third-class standing, or its equivalent, on the qualifying university examinations held immediately preceding the filing of the application, and who

- (b) is proceeding towards a degree other than a degree in Divinity, or to a university diploma.

2. An Ontario teachers' college, but only where the applicant

- (a) has obtained an average of at least third-class standing, or its equivalent, on the Grade 13 Departmental examinations held immediately preceding the filing of the application, or
- (b) is in attendance at the teachers' college and is recommended by the principal of the teachers' college concerned.

3. The Ontario College of Education, but only where the Dean of the College states that the applicant shows promise of being a successful teacher.

4. The Ontario College of Art, but only where the principal of the College certifies that the applicant shows aptitude and industry in the course in which he is enrolled and promise of becoming a successful worker in some phase of art or craft production.

5. A provincial technical or polytechnical institute, where the applicant has obtained an average standing of at least 60 per cent on the examinations held immediately preceding the filing of the application which qualify him for promotion to the second or later year of his course.

6. The Osgoode Hall Law School, where the applicant

- (a) is enrolled in the first, second or third year of the LL.B. degree course, or the fourth year of the course for Call to the Bar and admission as a solicitor, and
- (b) has obtained an average of at least third-class standing, or its equivalent, on the examinations held immediately preceding the filing of the application.

7. A Canadian Service College where the applicant is not enrolled in the Regular Officers'-Training Plan.

MAXIMUM AMOUNTS OF LOANS

5. (1) The Minister shall determine the amount of the loan granted to an applicant, not exceeding \$500.00 in any one year.

(2) The maximum loan outstanding to any student at any one time shall be \$2,000.00, but an additional amount may be loaned in the discretion of the Minister to a student taking a longer than four-year course, or to a post-graduate student.

6. Where an application is granted, no payment shall be made until the applicant is enrolled in an eligible institution and is in regular attendance in the year and course in respect of which the application was made.

7. (1) The application of an applicant who at the time of the application is enrolled in the eligible institution that he proposes to attend shall be made to the head or registering official of the eligible institution.

(2) The application of an applicant who at the time of the application is not enrolled in the eligible institution that he proposes to attend shall be made to the Minister.

(3) Where an application is made through the head or registering official of an eligible institution, the head or registering official shall, so far as he is able, complete the application form and forward it to the Minister.

PAYMENT OF LOANS

8. The committee of award shall recommend to the Minister the granting of loans to applicants who are approved by the committee on the basis of academic merit and financial need and who comply with these regulations.

9. A loan may be paid in one or more instalments as determined by the Minister.

10. The grant of a loan under these regulations shall be subject to the following conditions:

1. The applicant shall sign an undertaking to repay the loan with interest at 4 per cent per annum, calculated from the first day of April in the year following the applicant's graduation or withdrawal from the eligible institution, the payments to be \$25 a month starting with the said first day of April, with the privilege of paying any additional amount at any time.
2. Payments made on account of the loan shall be applied first to interest.

11. In the discretion of the Minister, a loan may be granted to supplement a Student-Aid Bursary.

W. J. DUNLOP
Minister of Education.

Toronto, April 30, 1958.

(5672)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 135/58.
Ladies' Cloak and Suit Industry—
Ontario Zone.
New and Revoking O. Regs. 267/50
and 116/56.
Made—22nd May, 1958.
Filed—27th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 267/50 and 116/56 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE LADIES' CLOAK AND SUIT INDUSTRY IN THE ONTARIO ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) New Year's Day,
- (b) Victoria Day,
- (c) Dominion Day,
- (d) Labour Day, and
- (e) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m. with one hour for noon recess.

3. No person shall perform work in the industry on a holiday.

4. Where an employee has been

- (a) employed in the industry for 12 months or longer, and
- (b) in the employ of an employer for 3 months or longer,

the employee shall be entitled to the wages for 8 hours of work for a holiday at the minimum rates of wages under section 10.

5. Where an employer requires an employee employed on a time-work basis to work for part of a regular working-day the employee shall be entitled to the regular rates of wages but the wages for that day shall not be less than the wages for 4 hours of work.

OVERTIME WORK

6. Work performed in the industry at any time other than during the regular working periods is overtime work.

7.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

8.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) An application by an employer for an overtime permit shall be made in writing to the advisory committee.

(3) Where a permit from the advisory committee authorizing overtime work has been issued to an employer, he shall post the permit during the period it is in force in a conspicuous place where his employees are engaged in their duties.

(4) No permit shall be issued by the advisory committee for overtime work on Friday or Saturday.

(5) Where during the regular working periods

- (a) there is in the opinion of the advisory committee a labour shortage in the industry, or
- (b) in the employer's establishment
 - (i) all machines are in use, and
 - (ii) there are no facilities or spaces available for additional machines or for additional employees

the advisory committee may, subject to subsection 4, issue a permit for overtime work.

CLASSIFICATION OF EMPLOYEES

9. The following classification of employees in the industry is established:

Class A, composed of

- (a) machine-presser, being a person who presses by steam-machine,
- (b) section-operator, being a person who performs any of the operations defined in clause *d* where the operations on a single garment are divided among more than 2 workers,
- (c) skilled cutter, being a person who
 - (i) grades sizes or makes markers on materials, or
 - (ii) lays up, shear-cuts or machine-cuts any materials,
- (d) skilled operator, being a person who, by sewing-machine,
 - (i) joins cloth-body,
 - (ii) sews in sleeves, facings, or collars, or
 - (iii) as a section-operator stitches collars, sews on facings, joins seams of body, joins seams of linings, makes collars, makes pockets, makes sleeves or attaches linings or performs any other sewing-machine operations necessary to complete any garment other than a skirt, and
- (e) top-presser, being a person who
 - (i) presses, or
 - (ii) completes the pressing of a garment after it is lined by the finisher.

Class B, composed of under-presser, being a person who

- (a) presses seams of
 - (i) sleeves, and
 - (ii) linings, or
- (b) completes the pressing of a garment ready for the finisher.

Class C, composed of skilled fur-tailor, being a person who pins on or sews on fur trimmings.

Class D, composed of trimmer, being a person who

- (a) grades sizes on,
- (b) lays up,
- (c) makes markers on, or
- (d) cuts

any materials used for lining or trimming garments.

Class E, composed of

- (a) semi-skilled cutter, being a person who
 - (i) shear-cuts, or
 - (ii) machine-cuts any material, and
- (b) semi-skilled operator, being a person, other than a section-operator, who performs some of the operations of a skilled operator on a garment but who does not
 - (i) join cloth-body, or
 - (ii) sew in sleeves, facings, or collars.

Class F, composed of piece-presser, being a person who does incidental piece pressing necessary to make the pieces ready for the operator.

Class G, composed of

- (a) assistant fur-tailor, being a person who sews on fur trimmings but does not pin on fur trimmings,
- (b) hand-baster, being a person who bastes by hand,
- (c) machine-baster, being a person who bastes by machine, and
- (d) special-machine operator, being a person who operates a special machine used in the manufacture of garments for
 - (i) felling,
 - (ii) basting,
 - (iii) button-hole making, or
 - (iv) sergeing.

Class H, composed of

- (a) finisher, being a person who
 - (i) by hand, sews in whole linings on garments,
 - (ii) tacks neck-pieces and linings, or
 - (iii) fells button-holes, bottoms, or sleeves,
- (b) lining-maker, being a person who, by sewing-machine, makes linings for garments, and
- (c) skirt-maker, being a person who performs sewing-machine operations necessary to complete skirts.

Class I, composed of

- (a) button-sewer, being a person who sews on
 - (i) buttons,
 - (ii) hooks,
 - (iii) eyes,
 - (iv) clasps, or
 - (v) ornaments, and
- (b) general hand or examiner, being a person who

- (i) examines or cleans finished garments, or
- (ii) pins on belts.

MINIMUM RATES OF WAGES

10. The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in section 9 shall be the rates an hour set opposite their respective classes as follows:

- (a) Class A, \$1.85,
- (b) Class B, \$1.76,
- (c) Class C, \$1.54,
- (d) Class D, \$1.50,
- (e) Class E, \$1.43,
- (f) Class F, \$1.41,
- (g) Class G, \$1.20,
- (h) Class H, \$1.17, and
- [(i) Class I, 79 cents.

RATES OF WAGES FOR OVERTIME WORK

11. The rates of wages for overtime work performed in the industry by employees classified in section 9 shall be the rates an hour set opposite their respective classes as follows:

- (a) Class A, \$2.78,
- (b) Class B, \$2.64,
- (c) Class C, \$2.31,
- (d) Class D, \$2.25,
- (e) Class E, \$2.15,
- (f) Class F, \$2.12,
- (g) Class G, \$1.80,
- (h) Class H, \$1.76, and
- (i) Class I, \$1.19.

ASSESSMENT

12. Subject to the approval of the Board

- (a) each employer in the industry is assessed one-half of one per cent of his pay-roll, and
- (b) each employee in the industry is assessed one-half of one per cent of his wages,

to provide revenue for the enforcement of this schedule.

ADVISORY COMMITTEE

13. The advisory committee is authorized to fix a minimum rate of wages lower than the rates fixed by this schedule for an individual

- (a) who performs work included in more than one classification of employees,
- (b) whose work is only partly subject to the provisions of this schedule, or
- (c) who is handicapped.

14. Subject to the approval of the Board the advisory committee is authorized

- (a) generally to administer and enforce this schedule, and

- (b) to collect the assessments under section 12 and out of the revenue collected to engage inspectors and other personnel and to make such expenditures as are necessary for the administration and enforcement of this schedule.

We approve sections 12 and 14 and this is the approval referred to in those sections.

INDUSTRY AND LABOUR BOARD

E. BILLINGTON
(Chairman)

E. G. GIBB
(Member)

(Seal)

J. F. NUTLAND
(Member)

(5673)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 136/58.

Bricklaying and Stonemasonry Industry
in the Kitchener-Waterloo Zone.

New.

Made—22nd May, 1958.

Filed—27th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in *The Ontario Gazette* under *The Regulations Act*.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE KITCHENER-WATERLOO ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Sunday,
- (b) New Year's Day,
- (c) Good Friday,
- (d) Labour Day, and
- (e) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 48 hours of work performed during the regular working-days in the period beginning on Monday and ending with Saturday next following, both inclusive, and
- (b) a regular working-day consisting of not more than
 - (i) 10 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 7 a.m. and 6 p.m. where

one hour is given for noon recess or between 7 a.m. and 5.30 p.m. where one-half hour is given for noon recess, and

- (ii) 5 hours of work performed on Saturday between 7 a.m. and midday,

that is performed during a regular working-week.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during a regular working-day shall be \$2.15 an hour.

OVERTIME WORK

4. Overtime work is work

- (a) that is not performed during a regular working-day, or
(b) that is performed on a holiday.

5. (1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

6. (1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
(b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

7. The rate of wages for overtime work shall be

- (a) \$4.30 an hour for overtime work performed on a holiday, and
(b) \$3.23 an hour for all other overtime work.

ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5674)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 137/58.

Advisory Committee.

Amending O. Reg. 117/56.

Made—12th May, 1958.

Filed—27th May, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, and 58/58, is further amended by adding thereto the following item:

62

Kitchener-Waterloo

Schedule for the brick-laying and stone-masonry industry

CHARLES DALEY
Minister of Labour

May 12, 1958.

(5675)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 138/58.

Schedule for the Electrical Repair-and-Construction Industry in the Cornwall Zone.

New and Revoking O. Reg. 210/55.

Made—15th May, 1958.

Filed—27th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 210/55 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE CORNWALL ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Sunday,
(b) New Year's Day,
(c) Good Friday,
(d) Dominion Day,
(e) the first Monday in August,
(f) Labour Day,
(g) Thanksgiving Day, and
(h) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 44 hours of work performed during the regular working-days, and
(b) a regular working-day consisting of not more than
(i) 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m., and

- (ii) 4 hours of work performed on Saturday between 8 a.m. and midday.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

3. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 31st of March, 1959, \$2.30 an hour, and
(b) on and after the 1st of April, 1959, \$2.40 an hour.

SHIFT WORK

4.(1) Where work is performed in two or more regular shifts, and if an employee works not more than 8 hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purposes of this schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

(4) In all cases governed by subsection 1 no overtime work shall be performed.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
(b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
(b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed during the 5-hour period immediately following the working period of a regular working-day
(i) to and including the 31st of March, 1959, \$3.45 an hour, and
(ii) on and after the 1st of April, 1959, \$3.60 an hour, and
(b) for all other overtime work

- (i) to and including the 31st of March, 1959, \$4.60 an hour, and
(ii) on and after the 1st of April, 1959, \$4.80 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5676)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 139/58.

Schedule for the Painting and Decorating Industry in the Brantford Zone.
New and Revoking O. Reg. 61/54.
Made—15th May, 1958.
Filed—27th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 61/54 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE BRANTFORD ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday after midday,
(b) Sunday,
(c) New Year's Day,
(d) Good Friday,
(e) Victoria Day,
(f) Dominion Day,
(g) Brantford Civic Holiday,
(h) Labour Day,
(i) Thanksgiving Day,
(j) Christmas Day, and
(k) the 26th of December.

HOURS OF WORK.

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 44 hours of work performed during the regular working-days, and
(b) a regular working-day consisting of not more than

- (i) 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 7.30 a.m. and 5 p.m., and
- (ii) 4 hours of work performed on Saturday between 7.30 a.m. and midday.

3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

MINIMUM RATES OF WAGES

4. The minimum rate of wages for work performed during a regular working day and for night work shall be

- (a) \$1.80 an hour for spray-painting, and
- (b) \$1.70 an hour for all other work.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular working-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed on a holiday other than on Saturday between midday and 5 p.m.
 - (i) \$3.60 an hour for spray-painting, and
 - (ii) \$3.40 an hour for all other work, and
- (b) for overtime work performed on Saturday between midday and 5 p.m. and for all other overtime work
 - (i) \$2.70 an hour for spray-painting, and
 - (ii) \$2.55 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5677)

23

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 140/58.

General Regulations.

Amending O. Reg. 115/57.

Made—22nd May, 1958.

Filed—30th May, 1958.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

1. Ontario Regulations 115/57 are amended by adding the following regulation:

NURSING HOME CARE

23b.(1) In this regulation "nursing home" means a nursing home that is operated as a business and that

- (a) cares for three or more residents who are unrelated to the proprietor and is licensed as a nursing home by the municipality in which it is situated under a municipal by-law that requires
 - (i) periodic inspection by an officer under *The Fire Marshals Act*,
 - (ii) periodic inspection by the local medical officer of health,
 - (iii) minimum air and floor space for the bed accommodation,
 - (iv) minimum toilet and bathing facilities,
 - (v) minimum staff in relation to the number of residents cared for,
 - (vi) minimum qualifications for members of the staff,
 - (vii) the maintenance of records of residents and their admission and discharge, and books of account,
 - (viii) minimum temperatures to be maintained in the nursing home during winter months,
 - (ix) medical care and attention to be made available to the residents,
 - (x) nursing services by or under the supervision of a registered nurse, and
 - (xi) dietary standards and supervision of the preparation of meals by a qualified person; or
- (b) cares for not more than two residents who are unrelated to the proprietor and which is approved by the regional welfare administrator as providing standards as adequate as is practicable in the matters set out in clause *a*.

(2) Where

- (a) a person who is in needy circumstances is ill, convalescent, disabled, handicapped or infirm and is admitted to a nursing home; and
- (b) a duly qualified medical practitioner certifies in writing that in his opinion the person requires nursing home care and that such care is appropriate for the person's condition; and

- (c) a municipal relief administrator grants an allowance in respect of the cost of the nursing home care, upon an application in writing therefor

Ontario shall pay 80 per cent of the monthly amount granted, or \$80 a month, whichever is the lesser.

- (3) Where a municipal relief administrator grants an allowance referred to in subregulation 2 to a recipient of a pension or assistance under the *Old Age Security Act* (Canada), *The Old Age Assistance Act, 1951*, *The Blind Persons' Allowances Act, 1951*, or *The Disabled Persons' Allowances Act, 1955*, the allowance computed for the purpose of subregulation 2 shall be reduced by the amount of the pension or assistance less 15 per cent of the pension or assistance.

(5684)

23

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 141/58.

Controlled-access Highways—

Toronto By-pass.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950, and Revoking O. Reg. 161/55.

Made—May 22, 1958.

Filed—May 30, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Regulation 6*d* of Regulations 134 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 161/55, is revoked and the following substituted therefor:

- 6*d*. Those portions of the King's Highway described in schedules 21E, 21F, 21G, 21H, 21I, 21J, 21K, 21L, 21M, 21N, 21P, 21Q, 21R, 21S, 21T, 21U, 21V, 21W, 21X, 21Y, 21Z, 21ZA, and 21ZB, and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations as numbers 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, and 250, respectively, are designated as controlled-access highways.

SCHEDULE 21E

1. In the Township of Etobicoke in the County of York being part of lot 10 concession 3 Colonel Smith's Tract and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) south 72° 39' 20" west 12.25 feet, and

- (ii) south 17° 58' 40" east 1045.39 feet,

from the north-west angle of lot 10 concession 3, Colonel Smith's Tract, thence south 17° 58' 40" east along the easterly limit of the controlled-access highway 528.37 feet to the

North of Queensway 72° 34' 20" east along the northerly limit 641.08 feet to a monument; thence north 17° 55' 40" west 285.80 feet to a monument; thence south 72° 38' 50" west 66.16 feet to a monument; thence north 74° 38' 30" west 277.10 feet to a monument; thence south 67° 04' west 194.84 feet; thence north 71° 07' west 186.78 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being part of lot 11 concession 3 Colonel Smith's Tract and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) south 72° 39' 20" west 96.97 feet, and

- (ii) south 17° 58' 40" east 909.33 feet,

from the north-east angle of lot 11 concession 3 Colonel Smith's Tract, thence south 17° 58' 40" east along the westerly limit of the controlled-access highway 664.53 feet to the North of Queensway northerly limit of the Queensway; thence West of Queensway south 72° 34' 20" west along the northerly limit 271.25 feet; thence north 26° 32' east 69.56 feet; thence north 17° 02' west 118.89 feet; thence north 17° 58' 40" west 253.36 feet; thence north 24° 35' east 325.94 feet to the point of commencement.

3. In the Township of Etobicoke in the County of York being part of lot 10 concession 3 Colonel Smith's Tract and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway as described in Schedule 13 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being

- (i) north 17° west 1519.40 feet,

- (ii) north 72° 01' east 159.97 feet, and

- (iii) south 20° 33' 30" east 136.19 feet,

from the south-west angle of lot 10 concession 3 Colonel Smith's Tract, thence south 20° 33' 30" east along the easterly limit of the controlled-access highway 275.0 feet; thence south 64° 23' 10" east along the northerly limit of the controlled-access highway 104.51 feet; thence north 74° 54' 30" east continuing along the northerly limit 300.0 feet; thence north 64° 57' 10" west 530.36 feet to the point of commencement.

4. In the Township of Etobicoke in the County of York being part of lot 11 concession 3 Colonel Smith's Tract and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway as described in Schedule 13 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being

- North of (i) north 17° west 1759.16 feet,
 Q.E.W. (ii) south 72° 37' west 96.20 feet,
 West of (iii) south 13° 19' west 102.69 feet, and
 Hwy. 27 (iv) south 7° 17' east 237.97 feet,

from the south-east angle of lot 11 concession 3 Colonel Smith's Tract, thence south 7° 17' east along the westerly limit of the controlled-access highway 523.80 feet; thence south 38° 49' west along the north-westerly limit of the controlled-access highway 448.35 feet; thence north 13° 51' east 895.11 feet to the point of commencement.

SCHEDULE 21F

1. In the Township of Etobicoke in the County of York being

- (a) part of lot 10 in each of concessions 4 and 5, Colonel Smith's Tract,
- (b) part of the road allowance between concessions 4 and 5, Colonel Smith's Tract, commonly known as Dundas Street, and
- (c) part of the road allowance between lots 10 and 11 concession 4, Colonel Smith's Tract,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in the Township of Etobicoke in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) north 72° 26' 50" east 35.06 feet, and
- (ii) south 13° 34' 10" east 1032.79 feet,

East of from the south-west angle of lot 10 concession
 Hwy. 27 5 Colonel Smith's Tract, thence north 13° 34' 10" west along the easterly limit of the controlled-access highway 1904.97 feet; thence south 34° 15' east 93.56 feet; thence south 54° 55' 40" east 931.77 feet; thence north 72° 26' 50" east 580.0 feet; thence south 17° 33' 10" east 106.0 feet; thence south 72° 26' 50" west 580.0 feet; thence south 23° 41' 40" west 933.53 feet; thence south 5° 03' 50" west 284.24 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lot 11 in each of concessions 4 and 5, Colonel Smith's Tract,
- (b) part of the road allowance between concessions 4 and 5, Colonel Smith's Tract, and
- (c) part of the road allowance between lots 10 and 11 concession 5, Colonel Smith's Tract,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in the Township of Etobicoke in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) south 72° 41' 30" west 49.10 feet, and
- (ii) south 13° 34' 10" east 859.24 feet,

West of from the south-east angle of lot 11 concession
 Hwy. 27 5 Colonel Smith's Tract, thence north 13° 34' 10" west along the westerly limit of the controlled-access highway 1688.64 feet; thence south 6° 47' 40" west 93.75 feet; thence south 27° 09' 20" west 983.69 feet; thence south 72° 41' 30" west 261.71 feet; thence south 17° 18' 30" east 106.0 feet to the northerly limit of lot 11 concession 4 Colonel Smith's Tract; thence north 72° 41' 30" east along the northerly limit 170.0 feet; thence south 59° 09' 40" east 1062.49 feet to the point of commencement.

SCHEDULE 21G

1. In the Township of Etobicoke in the County of York being

- (a) part of lot 20 concession 1 northern division fronting on Lake Ontario,
- (b) part of lot 20 concession 2 northern division fronting on Lake Ontario, and
- (c) part of the road allowance between concessions 1 and 2, northern division fronting on Lake Ontario, commonly known as Burnhamthorpe Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway as designated by Ontario Regulations 184/54, the point being

- (i) north 72° 13' 50" east 68.38 feet, and
- (ii) north 18° 25' 10" west 1169.21 feet,

East Side from a monument marking the north-west
 Hwy. 27 angle of lot 20 concession 1 northern division fronting on Lake Ontario, thence south 18° 25' 10" east along the easterly limit of the controlled-access highway 1482.64 feet; thence south 17° 32' 10" east continuing along the easterly limit 818.61 feet; thence north 72° 27' 50" east 75.0 feet; thence north 17° 32' 10" west 300.0 feet to a monument; thence north 17° 32' 10" west 456.21 feet to a monument; thence north 68° 59' east 444.53 feet to a monument; thence north 26° 28' east 228.98 feet to a monument; thence north 17° 46' 30" west 145.0 feet to a monument; thence north 17° 49' 50" west 149.99 feet to a monument; thence north 17° 46' 40" west 155.0 feet to a monument; thence north 63° 48' west 236.18 feet to a monument; thence south 73° 34' 20" west 356.87 feet to a monument; thence north 63° 39' 40" west 110.12 feet to a monument; thence north 20° 53' 40" west 158.05 feet to a monument; thence north 18° 25' 10" west 500.0 feet; thence south 71° 34' 50" west 75.0 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lot 21 concession 1 northern division fronting on Lake Ontario,
- (b) part of lot 21 concession 2 northern division fronting on Lake Ontario,
- (c) part of the road allowance between lots 20 and 21, concession 2 northern division fronting on Lake Ontario, and

- (d) part of the road allowance between concessions 1 and 2, northern division fronting on Lake Ontario, commonly known as Burnhamthorpe Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway as designated by Ontario Regulations 184/54, the point being

- (i) north $72^{\circ} 12' 50''$ east 1.55 feet, and
- (ii) north $18^{\circ} 25' 10''$ west 1101.10 feet,

from the south-east angle of lot 21 concession 2 northern division fronting on Lake Ontario, thence south $18^{\circ} 25' 10''$ east along the westerly limit of the controlled-access highway 1481.39 feet; thence south $17^{\circ} 32' 10''$ east continuing along the westerly limit 817.45 feet; thence south $72^{\circ} 27' 50''$ west 75.0 feet; thence north $17^{\circ} 32' 10''$ west 300.0 feet to a monument; thence north $18^{\circ} 10'$ west 455.35 feet to a monument; thence south $75^{\circ} 47'$ west 286.47 feet to a monument; thence north $61^{\circ} 51'$ west 229.61 feet to a monument; thence north $17^{\circ} 46' 30''$ west 171.0 feet to a monument; thence north $18^{\circ} 40' 10''$ west 110.06 feet to a monument; thence north $18^{\circ} 25' 10''$ west 166.0 feet to a monument; thence north $26^{\circ} 11' 20''$ east 227.61 feet to a monument; thence north $69^{\circ} 03' 50''$ east 268.37 feet to a monument; thence north $18^{\circ} 25' 10''$ west 233.74 feet to a monument; thence north $18^{\circ} 25' 10''$ west 500.0 feet to a monument; thence north $71^{\circ} 34' 50''$ east 95.0 feet to the point of commencement.

SCHEDULE 21H

1. In the Township of Etobicoke in the County of York being

- (a) part of lots 16 and 17, concession 2 fronting the Humber, and
- (b) part of Richview Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at a point in the easterly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) north $72^{\circ} 53' 20''$ east 139.77 feet, and
- (ii) north $16^{\circ} 14' 10''$ west 360.67 feet,

from the south-west angle of lot 16 concession 2 fronting the Humber, thence north $16^{\circ} 14' 10''$ west along the easterly limit of the controlled-access highway 1009.70 feet; thence north $72^{\circ} 21' 20''$ east continuing along the easterly limit of the controlled-access highway 75.02 feet to a monument; thence north $72^{\circ} 21' 20''$ east 250.08 feet; thence south $16^{\circ} 14' 10''$ east 735.71 feet to a monument; thence south $32^{\circ} 48'$ west 430.52 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lots 16 and 17, concession 2 fronting the Humber,
- (b) part of lots 16 and 17, concession 3 fronting the Humber,
- (c) part of the road allowance between concession 2 and 3 fronting the Humber, and
- (d) part of Richview Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at a point in the westerly limit of the controlled-access highway designated by Ontario Regulations 184/54, the point being

- (i) north $17^{\circ} 50' 10''$ west 461.24 feet, and
- (ii) south $65^{\circ} 47'$ east 88.94 feet,

from the south-east angle of lot 16 concession 3 fronting the Humber, thence north $16^{\circ} 14' 10''$ west along the westerly limit of the controlled-access highway 340.0 feet; thence south $72^{\circ} 10' 20''$ west 75.56 feet to a monument; thence south $72^{\circ} 10' 20''$ west 122.44 feet to a monument; thence north $17^{\circ} 50' 10''$ west 266.82 feet; thence north $72^{\circ} 10' 20''$ east 205.45 feet to the westerly limit of the controlled-access highway; thence north $16^{\circ} 14' 10''$ west along the westerly limit 394.24 feet; thence south $72^{\circ} 21' 20''$ west continuing along the westerly limit 27.85 feet; thence south $65^{\circ} 05' 20''$ west 66.60 feet to a monument; thence south $62^{\circ} 31' 30''$ west 152.18 feet to a monument; thence south $71^{\circ} 58' 50''$ west 82.10 feet; thence south $16^{\circ} 14' 10''$ east 44.24 feet to a monument; thence south $16^{\circ} 14' 10''$ east 39.02 feet to a monument; thence south $16^{\circ} 14' 10''$ east 597.83 feet to a monument; thence south $65^{\circ} 47'$ east 427.06 feet to the point of commencement.

SCHEDULE 21I

1. In the Township of Etobicoke in the County of York being

- (a) part of lots 21 and 22, concession 1, fronting the Humber,
- (b) part of lot 21 concession 2, fronting the Humber,
- (c) part of Dixon Road, and
- (d) part of the road allowances between

- (i) lots 21 and 22, concession 1, fronting the Humber, and
- (ii) concessions 1 and 2, fronting the Humber,

and, premising that all bearings herein are astronomic and are referred to the meridian through the south-east angle of lot 11 concession 5 Colonel Smith's Tract in longitude $79^{\circ} 32' 30''$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument in the westerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

- (i) north $18^{\circ} 04' 40''$ west 993.89 feet,
- (ii) south $23^{\circ} 17' 58''$ west 56.53 feet, and

(iii) south 23° 05' 10" west 312.04 feet,

from a monument marking the south-east angle of lot 21 concession 2 fronting the Humber, thence north 23° 05' 10" east along the westerly limit of the controlled-access highway 312.04 feet to a monument; thence north-easterly 56.53 feet continuing along the westerly limit on a curve right of 7789.44 feet radius, the chord equivalent being 56.53 feet measured north 23° 17' 58" east, to the easterly limit of lot 21 concession 2 fronting the Humber; thence north-easterly 1274.66 feet continuing along the westerly limit on a curve right of 7789.44 feet radius, the chord equivalent being 1273.24 feet measured north 28° 11' 23" east, to a monument; thence north 32° 52' 40" east continuing along the westerly limit 696.67 feet to a monument; thence south 36° 58' 40" west 698.65 feet to a monument; thence south 34° 40' 40" west 858.76 feet to a monument; thence south 66° 11' 40" west 139.57 feet to a monument marking the south-west corner of lot 22 concession 1 fronting the Humber; thence south 71° 55' 20" west 66.0 feet to a monument in the westerly limit of the road allowance between concessions 1 and 2, fronting the Humber; thence south 18° 04' 40" east along the westerly limit 98.44 feet to a monument; thence south 18° 04' 40" east continuing along the westerly limit 232.96 feet to a monument; thence south 18° 08' 40" west 84.17 feet to a monument; thence south 18° 08' 40" west 326.66 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lots 21 and 22, concession 1, fronting the Humber,
- (b) part of lot 21 concession 2, fronting the Humber,
- (c) part of Dixon Road, and
- (d) part of the road allowances between

- (i) lots 21 and 22, concession 1, fronting the Humber, and

- (ii) concessions 1 and 2, fronting the Humber,

and, premising that all bearings herein are astronomic and are referred to the meridian through the south-east angle of lot 11 concession 5 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point, marked by a monument in the easterly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

- (i) north 18° 04' 40" west 538.43 feet, and
- (ii) south 23° 05' 10" west 407.53 feet,

from a monument marking the south-east angle of lot 21 concession 2 fronting the Humber; thence north 23° 05' 10" east along the easterly limit of the controlled-access highway 407.53 feet to the easterly limit of lot 21 concession 2 fronting the Humber; thence north 23° 05' 10" east continuing along the easterly limit of the controlled-access highway 286.16 feet to a monument; thence north-easterly 1279.92 feet continuing along the easterly limit on a curve right of 7489.44 feet radius, the chord equivalent being 1278.36 feet measured north 27° 58' 55" east, to a monument; thence north 32° 52' 40" east

continuing along the easterly limit 496.67 feet to a monument; thence south 17° 49' 40" west 734.05 feet to a monument; thence south 40° 25' 20" east 60.0 feet to a monument; thence south 17° 33' 40" east 100.38 feet to the southerly limit of Dixon Road; thence south 72° 26' 20" west along the southerly limit 220.32 feet to a monument; thence south 72° 26' 20" west continuing along the southerly limit 35.92 feet to a monument; thence south 17° 33' 40" east 11.45 feet to a monument; thence south 39° 55' west 62.99 feet to a monument; thence south 7° 23' 40" west 334.19 feet to a monument; thence south 23° 01' 50" west 541.87 feet to a monument; thence south 42° 03' 30" west 185.77 feet to a monument; thence south 61° 05' 10" west 49.08 feet to a monument in the westerly limit of lot 21 concession 1 fronting the Humber; thence south 57° 40' 30" west 68.09 feet to the easterly limit of lot 21 concession 2 fronting the Humber; thence south 61° 21' 20" west 10.17 feet to a monument; thence south 61° 21' 20" west 130.03 feet to a monument; thence south 42° 14' 20" west 150.0 feet to the point of commencement.

SCHEDULE 21J

1. In the Township of Etobicoke in the County of York being

- (a) part of lot 25 concession A fronting the Humber,
- (b) part of lot 25 concession B fronting the Humber,
- (c) part of Block A registered plan 4106, and
- (d) part of the road allowance between concessions A and B, fronting the Humber, commonly known as Islington Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 11 concession 5 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point marked by a monument in the northerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being located by beginning at a monument marking the north-east angle of lot 25 concession A fronting the Humber, thence south 19° 00' 10" east along the easterly limit of lot 25 a distance of 510.87 feet to a monument in the northerly limit of the controlled-access highway, thence along the northerly limit

North of Hwy. 401

- (i) north 67° 15' 36" east 373.56 feet, and
- (ii) north 71° 44' 30" east 542.09 feet,

to the point of commencement, thence along the northerly limit of the controlled-access highway

- (i) south 71° 44' 30" west 542.09 feet, and
- (ii) south 67° 15' 36" west 373.56 feet,

to a monument; thence south 60° 01' 46" west continuing along the northerly limit 250.0 feet to a monument; thence south 54° 42' 09" west continuing along the northerly limit 203.88 feet to a monument; thence south 49° 38' 15" west continuing along the northerly limit 227.68 feet to a monument; thence south 43° 26' 37" west continuing along the northerly limit 97.32 feet to a monument; thence north 19° 42' 30" east 128.20 feet to a monument; thence north 4° 01' 40" west 371.28 feet to a monument; thence north

33° 29' east 174.53 feet to a monument; thence north 70° 59' 50" east 365.0 feet to a monument; thence north 25° 50' 50" east 70.75 feet to a monument; thence north 19° 00' 10" west 128.87 feet to a monument in the northerly limit of lot 25 concession A fronting the Humber; thence north 70° 59' 50" east along the northerly limit 10.0 feet to a monument marking the north-east angle of lot 25 concession A; thence north 19° 00' 10" west along the westerly limit of the road allowance between concessions A and B fronting the Humber 15.98 feet; thence north 70° 59' 50" east 100.16 feet to a monument; thence south 59° 02' east 47.51 feet to a monument in the northerly limit of lot 25 concession B; thence north 72° 30' east along the northerly limit 313.19 feet; thence south 61° 12' east 576.45 feet to a monument; thence south 84° 44' east 91.71 feet to the point of commencement.

2. In the Township of Etobicoke in the County of York being

- (a) part of lots 24 and 25, concession A fronting the Humber,
- (b) part of lots 24 and 25, concession B fronting the Humber, and
- (c) part of the road allowance between concessions A and B, fronting the Humber, commonly known as Islington Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 11 concession 5 Colonel Smith's Tract in longitude 79° 32' 30" west, bounded by a line located as follows:

Commencing at a point in the southerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being located by beginning at the south-east angle of lot 25 concession A fronting the Humber, thence north 19° 00' 10" east along the easterly limit of lot 25 concession A fronting the Humber 514.64 feet to the southerly limit of the controlled-access highway, thence north 66° 47' 18" east 369.86 feet; thence north 71° 44' 30" east 450.56 feet to the point of commencement; thence south 71° 44' 30" west along the southerly limit of the controlled-access highway 450.56 feet to a monument; thence westerly 370.33 feet continuing along the southerly limit on a curve left of 2141.83 feet radius, the chord equivalent being 369.86 feet measured south 66° 47' 18" west, to the easterly limit of lot 25 concession A fronting the Humber; thence westerly 1082.81 feet continuing along the southerly limit on a curve left of 2141.83 feet radius, the chord equivalent being 1071.00 feet measured south 47° 21' 23" west; thence south 32° 52' 40" west, continuing along the southerly limit 96.29 feet to the northerly limit of the lands of the right-of-way of the Canadian National Railways; thence north 88° 30' 10" east along the northerly limit 68.45 feet to a monument; thence north 72° 12' 30" east continuing along the northerly limit 311.54 feet to a monument marking an angle therein; thence south 13° 29' 50" east continuing along the northerly limit 120.0 feet to a monument marking an angle therein; thence north 88° 30' 10" east continuing along the northerly limit 804.7 feet to a monument; thence north 19° 00' west 362.80 feet to the line between lots 24 and 25, concession B fronting the Humber; thence north 71° 00' east along the division line a

distance of 245.90 feet; thence north 33° 08' 30" east 295.96 feet; thence north 5° 44' 30" east 291.95 feet; thence north 38° 44' 30" east 167.78 feet to the point of commencement.

SCHEDULE 21K

1. In the Township of North York in the County of York being

(a) part of

(i) lots 3, 8, 27, 32, 51, 56, 75, 80, 104, 128, 151, and 152,

(ii) Winoka Avenue,

(iii) Nubana Avenue, and

(iv) Keltie Avenue,

shown on registered plan 1835, and

(b) all of lots 4, 5, 6, 7, 28, 29, 30, 31, 52, 53, 54, 55, 76, 77, 78, 79, 101, 102, 103, and 127, shown on registered plan 1835,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at the intersection of the northerly limit of the controlled-access highway described in schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the westerly limit of the lands shown on registered plan 1835, being also the easterly limit of Weston Road, the point being 285.32 feet measured south 15° 31' 10" east along the westerly limit of the lands shown on registered plan 1835 from the north-west angle of lot 3 registered plan 1835; thence north 71° 46' 20" east along the northerly limit of the controlled-access highway 968.17 feet; thence north 18° 13' 40" west 50.0 feet to a monument; thence south 71° 46' 20" west 88.40 feet to a monument in the easterly limit of lot 127, being also the westerly limit of Keltie Avenue; thence north 15° 33' 40" west along the easterly limit 9.98 feet to a monument marking the north-east corner of lot 127; thence south 73° 26' 50" west along the northerly limit of lot 127 a distance of 125.06 feet to a monument marking the north-west corner of lot 127, being also the south-east corner of lot 102; thence north 15° 33' 40" west along the easterly limit of lots 102 and 101 a distance of 100.03 feet to a monument marking the north-east corner of lot 101; thence south 73° 26' 50" west along the northerly limit of lot 101 a distance of 125.0 feet to a monument marking the north-west corner of lot 101; thence south 73° 26' 50" west 66.0 feet to a monument marking the south-east corner of lot 76; thence north 15° 42' 10" west along the easterly limit of lot 75 a distance of 25.0 feet; thence north 73° 20' 20" west 316.0 feet to a monument in the easterly limit of lot 27; thence north 73° 20' 20" west 224.0 feet to a monument; thence north 73° 20' 20" west 20.0 feet to the westerly limit of the lands shown on registered plan number 1835; thence south 15° 31' 10" east along the westerly limit 259.72 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) all of lots 15, 16, 39, and 40, registered plan 1835,
- (b) all of lots 61, 62, 63, 64, 85, 86, and 87, registered plan 3129,
- (c) part of lots 60, 84, 108, and 132, registered plan 1835,
- (d) part of lots 65, 88, 89, 109, 110, 111, and 156, registered plan 3129,
- (e) part of Winoka Avenue, registered plan 1835, and
- (f) part of Wardlaw Avenue, Nubana Avenue and Keltie Avenue, registered plan 3129,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at the intersection of the westerly limit of lot 60 registered plan 1835, being also the easterly limit of Winoka Avenue, with the southerly limit of the controlled-access highway referred to in item 1 of this schedule, the point being 23.61 feet measured north 15° 36' 40" west along the westerly limit of lot 60 from the south-west angle of lot 60; thence north 71° 46' 20" east along the southerly limit of the controlled-access highway 666.09 feet; thence south 18° 13' 40" east 50.0 feet to a monument; thence south 71° 46' 20" west 36.04 feet to a monument in the easterly limit of Keltie Avenue; thence south 15° 33' 40" east along the easterly limit 57.41 feet to a monument in the southerly limit of Wardlaw Avenue; thence south 73° 23' 20" west along the southerly limit 186.67 feet to a monument, marking the north-east angle of lot 109 registered plan 3129; thence south 46° 15' 10" west 55.88 feet to a monument; thence south 27° 31' west 257.01 feet to a monument; thence south 73° 23' 20" west 220.0 feet to a monument in the easterly limit of Winoka Avenue; thence south 81° 59' 20" west 66.59 feet to a monument marking the south-east angle of lot 40; thence south 73° 21' 50" west along the southerly limit of lot 40 a distance of 125.0 feet to a monument marking the south-east corner of lot 16; thence south 73° 21' 50" west along the southerly limit of lot 16 a distance of 119.50 feet to the south-west angle of lot 16; thence north 15° 31' 10" west along the westerly limit of lots 16 and 15 a distance of 100.0 feet to the north-west angle of lot 15; thence north 73° 21' 50" east along the northerly limit of lot 15 a distance of 43.70 feet to a monument; thence north 73° 21' 50" east along the northerly limit of lots 15 and 39 a distance of 200.55 feet to a monument marking the north-east angle of lot 39; thence north 73° 21' 50" east 66.0 feet to the easterly limit of Winoka Avenue; thence north 15° 36' 40" west along the easterly limit 16.95 feet to a monument; thence north 15° 36' 40" west continuing along the easterly limit 172.67 feet to the point of commencement.

SCHEDULE 21L

1. In the Township of North York in the County of York being

- (a) part of lots 13 to 16, both inclusive, registered plan 2372,
- (b) part of lots 21, 22, and 36, plan M-458, and

(c) part of

- (i) Langside Avenue,
- (ii) Pellatt Avenue, and
- (iii) Dalbeattie Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the southerly limit of lot 13 registered plan 2372, the point being 731.22 feet measured north 62° 59' 40" west along the southerly limit of lot 13 from a monument marking the southerly angle of lot 13, thence north 81° 16' 20" east along the southerly limit of the controlled-access highway 2328.15 feet; thence south 8° 43' 40" east 50.0 feet to a monument; thence south 81° 16' 20" west 267.92 feet to a monument; thence south 46° 48' 10" west 164.83 feet to a monument; thence south 12° 19' 50" west 77.62 feet to a point in the westerly limit of lot 16 registered plan 2372 distant 87.0 feet measured north 17° 15' 40" west along the westerly limit from the south-west angle of lot 16; thence south 12° 19' 50" west 373.90 feet to a monument; thence south 17° 33' 40" east 173.40 feet to a monument; thence south-easterly 229.78 feet on a curve left of 2714.79 feet radius, the chord equivalent being 229.71 feet measured south 50° 55' 30" east, to the westerly limit of Dalbeattie Avenue; thence south 17° 15' 40" east along the westerly limit 521.43 feet to a monument marking the southerly angle of lot 36 plan M-458; thence north 65° 45' 40" west along the southerly limit of lot 36 a distance of 676.0 feet to a monument marking the north-west angle of lot 36; thence north 63° 38' 40" west along the southerly limit of lot 21 plan M-458 a distance of 95.96 feet; thence north 27° 09' 20" east 194.68 feet to a monument; thence north 62° 50' 40" west 596.64 feet to a monument in the northerly limit of lot 22 plan M-458; thence north 62° 50' 40" west 93.75 feet to a monument in the southerly limit of lot 14 registered plan 2372; thence north 62° 50' 40" west 463.11 feet to a monument in the easterly limit of lot 13 registered plan 2372; thence north 62° 50' 40" west 96.10 feet to a monument; thence north 80° 49' 10" west 190.29 feet to a monument; thence south 81° 16' 20" west 225.74 feet to a monument in the southerly limit of lot 13; thence north 62° 59' 40" west along the southerly limit 85.64 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) part of lots 2 to 5, both inclusive,
- (b) part of lots 15 and 16, registered plan 2372, and
- (c) part of
 - (i) Langside Avenue,
 - (ii) Wilson Avenue,
 - (iii) Dalbeattie Avenue, and
 - (iv) Wardlaw Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at the point of intersection of the northerly limit of the controlled-access highway described in item 1 of this Schedule with the southerly limit of lot 5 registered plan 2372, the point being 601.47 feet measured south 61° 09' 40" east along the southerly limit from a monument marking the north-west angle of lot 5, thence north 81° 16' 20" east along the northerly limit of the controlled-access highway 2591.72 feet; thence north 8° 43' 40" west 50.0 feet to a monument; thence south 81° 16' 20" west 377.91 feet to a monument; thence north 67° 30' 10" west 50.04 feet to a monument in the southerly limit of Wardlaw Avenue; thence north 67° 30' 10" west 182.31 feet to a monument in the easterly limit of lot 2 registered plan 2372 distant 569.39 feet measured south 17° 15' 40" east along the easterly limit from the north-east angle of lot 2; thence north 67° 30' 10" west 692.29 feet to a monument; thence north 17° 15' 40" west 210.54 feet to the northerly limit of Wilson Avenue as widened; thence south 72° 36' 15" west along the northerly limit 77.76 feet; thence south 35° 40' 57" east 10.53 feet to the northerly limit of Wilson Avenue; thence south 72° 36' 15" west along the northerly limit 144.09 feet; thence south 31° 52' 10" east 34.08 feet to the southerly limit of the controlled-access highway as described in Schedule 1 of Regulations 135 of Consolidated Regulations of Ontario, 1950; thence south 72° 36' 15" west along the southerly limit of the controlled-access highway 206.46 feet; thence north 31° 52' 10" west 34.08 feet to the northerly limit of Wilson Avenue; thence south 72° 36' 15" west along the northerly limit 146.19 feet; thence south 27° 06' 26" east 77.08 feet to the southerly limit of Wilson Avenue as widened; thence north 72° 30' 20" east along the southerly limit 100.14 feet; thence south 9° 44' 20" west 271.34 feet to a monument; thence south 28° 05' 20" west 120.37 feet to a monument in the easterly limit of Langside Avenue; thence south 28° 09' 20" west 92.64 feet to a monument in the westerly limit of Langside Avenue; thence south 81° 23' 50" west 101.16 feet to a monument; thence north 60° 50' 40" west 145.01 feet; thence north 17° 15' 40" west 215.0 feet to a monument; thence north 36° 19' 50" east 93.18 feet to a monument in the northerly limit of lot 4 registered plan 2372; thence south 72° 30' 20" west along the northerly limit 338.67 feet to a monument; thence south 17° 15' 40" east 426.29 feet to a monument; thence south 81° 16' 20" west 136.83 feet to a monument; thence south 81° 16' 20" west 57.22 feet to a monument; thence south 81° 16' 20" west 157.49 feet to the southerly limit of lot 5 registered plan 2372; thence south 61° 09' 40" east along the southerly limit 82.01 feet to the point of commencement.

SCHEDULE 21M

1. In the Township of North York in the County of York being

- (a) part of lot 10 concession 5 west of Yonge Street, and
- (b) part of lot 18 plan M-458,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

South of
Hwy. 401

Commencing at the point of intersection of the southerly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the easterly limit of lot 10 concession 5 west of Yonge Street, the point being 39.28 feet measured north 10° 38' 10" west along the easterly limit from a monument marking the south-east angle of lot 10, thence south 81° 16' 20" west along the southerly limit of the controlled-access highway 1118.12 feet; thence south 8° 43' 40" east 50.0 feet to a monument; thence north 81° 16' 20" east 307.01 feet to a monument; thence south 31° 03' 10" east 114.79 feet to a monument marking the north-west corner of lot 18 plan M-458; thence south 17° 20' east 201.33 feet to a monument; thence north 72° 42' 20" east 696.08 feet; thence south 10° 52' east 118.87 feet; thence north 72° 42' 20" east 50.0 feet to the westerly limit of Jane Street; thence north 10° 52' west along the westerly limit 321.12 feet to a monument in the southerly limit of lot 10 concession 5 west of Yonge Street; thence north 72° 42' 20" east along the southerly limit 10.06 feet to the south-east angle of lot 10; thence north 10° 38' 10" west along the east limit of lot 10 a distance of 39.28 feet to the point of commencement.

2. In the Township of North York in the County of York being part of lot 10 concession 5 west of Yonge Street and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

North of
Hwy. 401

Commencing at the point of intersection of the northerly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the easterly limit of lot 10 concession 5 west of Yonge Street, the point being 239.40 feet measured north 10° 38' 10" west along the easterly limit from a monument marking the south-east angle of lot 10, thence south 81° 16' 20" west along the northerly limit of the controlled-access highway 1111.44 feet; thence north 8° 43' 40" west 50.0 feet to a monument; thence north 81° 16' 20" east 428.98 feet; thence north 10° 38' 10" west 232.76 feet to the southerly limit of Wardlaw Avenue; thence north 72° 28' 50" east along the southerly limit 685.34 feet to a monument in the easterly limit of lot 10 concession 5 west of Yonge Street; thence south 10° 38' 10" east along the easterly limit 387.60 feet to the point of commencement.

SCHEDULE 21N

1. In the Township of North York in the County of York being

- (a) part of lot 10 concession 3 west of Yonge Street,
- (b) part of lots 9 and 10, concession 4 west of Yonge Street,
- (c) part of lots

- (i) 1 to 4, both inclusive, and
- (ii) 8 to 11, both inclusive,

shown on registered plan 3192, and

- (d) part of
- (i) Jay Street, and

(ii) Keele Street,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at a point in the northerly limit of the controlled-access highway designated by Ontario Regulations 110/51, the point being

(i) south $9^{\circ} 33' 25''$ east 8.28 feet, and

(ii) north $71^{\circ} 20' 35''$ east 1089.30 feet,

North of Hwy. 401 from the south-east angle of lot 10 concession 4 west of Yonge Street, thence south $71^{\circ} 20' 35''$ west along the northerly limit 2102.66 feet; thence north $17^{\circ} 24'$ west 50.0 feet to a monument; thence north $67^{\circ} 16'$ east 359.64 feet to a monument; thence north $61^{\circ} 54'$ east 693.23 feet to the easterly limit of lot 10 concession 4 west of Yonge Street; thence north $80^{\circ} 26' 35''$ east 66.0 feet to a monument in the westerly limit of lot 10 concession 3 west of Yonge Street; thence north $78^{\circ} 43' 30''$ east 1002.14 feet to a monument; thence south $18^{\circ} 39' 25''$ east 50.0 feet to the point of commencement.

2. In the Township of North York in the County of York being

(a) part of lot 9 concession 4 west of Yonge Street,

(b) part of lots

(i) 15 to 18, both inclusive, and

(ii) 22 to 24, both inclusive,

shown on registered plan 3192, and

(c) part of

(i) Jay Street, and

(ii) Keele Street,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

South of Hwy. 401 Commencing at a point in the southerly limit of the controlled-access highway referred to in Item 1 of this schedule, the point being

(i) north $9^{\circ} 29' 55''$ west 264.56 feet, and

(ii) north $71^{\circ} 20' 35''$ east 1044.70 feet,

from the south-west angle of lot 22 registered plan 3192, thence south $71^{\circ} 20' 35''$ west along the southerly limit 2030.55 feet; thence south $17^{\circ} 24'$ east 71.38 feet to a monument; thence north $77^{\circ} 32' 30''$ east 965.45 feet to the easterly limit of lot 9 concession 4 west of Yonge Street; thence north $76^{\circ} 08'$ east 75.51 feet to the westerly limit of lot 22 registered plan 3192; thence north $64^{\circ} 20' 35''$ east 1082.08 feet to a monument; thence north $18^{\circ} 39' 25''$ west 50.0 feet to the point of commencement.

SCHEDULE 21P

1. In the Township of North York in the County of York being

(a) part of lot 9 concession 2 west of Yonge Street,

(b) all of lots

(i) 1 to 7, both inclusive,

(ii) 119 to 130, both inclusive, and

(iii) 134 to 141, both inclusive,

registered plan 3191,

(c) part of

(i) lot 133,

(ii) lots 142, 143, and 144, and

(iii) lots 153 and 154,

registered plan 3191,

(d) part of the lane adjoining and east of lots 2 to 7, both inclusive, registered plan 3191, and

(e) part of

(i) Delaney Drive, and

(ii) Eden Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at a point in the northerly limit of the controlled-access highway described in schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being

(i) south $10^{\circ} 09' 10''$ east 50.26 feet, and

(ii) north $73^{\circ} 30' 55''$ east 10.06 feet,

North of Hwy. 401 from the north-west angle of lot 9 concession 2 west of Yonge Street, thence north $73^{\circ} 30' 55''$ east along the northerly limit of the controlled-access highway 964.72 feet; thence north $72^{\circ} 14' 20''$ west 573.26 feet to the northerly limit of lot 133; thence south $73^{\circ} 33' 30''$ west 595.65 feet to the north-west corner of lot 7 registered plan 3191; thence south $10^{\circ} 09' 10''$ east 402.80 feet to the point of commencement.

2. In the Township of North York in the County of York being part of lot 9 concession 2 west of Yonge Street and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at the intersection of the southerly limit of the controlled-access highway described in schedule 21 of Regulations 134 of Consolidated Regulations of Ontario 1950, with the westerly limit of lot 9 concession 2 west of Yonge Street, the point being 251.48 feet measured south $10^{\circ} 09' 10''$ east along the westerly limit from the north-west angle of lot 9; thence north $73^{\circ} 30' 55''$ east along the southerly limit of the controlled-access highway 851.05 feet; thence south $30^{\circ} 24'$ west 409.33 feet; thence south-westerly 203.53 feet on a curve left of 2403.30 feet radius, the chord equivalent being 203.47 feet measured south $27^{\circ} 58' 26''$ west; thence south $73^{\circ} 30' 55''$ west 456.73 feet to the westerly limit of lot 9 concession 2 west of Yonge Street; thence north $10^{\circ} 10' 30''$ west along the westerly limit 377.30 feet; thence north $10^{\circ} 09' 10''$ west continuing along the westerly limit 50.31 feet to the point of commencement.

3. In the Township of North York in the County of York being

- (a) part of lot 10 concession 3 west of Yonge Street,
- (b) all of lots 219, 220, and 221, registered plan 3829, and
- (c) part of lots 3 and 4, registered plan 867,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

North of
Hwy. 401
and
West of
Dufferin
St.

Commencing at a point in the northerly limit of the controlled-access highway described in schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being 209.64 feet measured south $30^{\circ} 06' 30''$ west from a monument marking the south-west angle of lot 219 registered plan 3829, thence north $73^{\circ} 30' 55''$ east along the northerly limit of the controlled-access highway 350.0 feet to the easterly limit of lot 3 registered plan 867; thence north $10^{\circ} 00'$ west along the easterly limit 149.15 feet to the north-east angle of lot 3; thence north $72^{\circ} 16' 50''$ east 43.40 feet to a monument marking the south-west angle of lot 19 registered plan 4041; thence north $17^{\circ} 33'$ west along the westerly limit of lot 19 a distance of 119.74 feet to a monument marking the north-west angle of lot 19; thence south $72^{\circ} 26' 50''$ west 258.0 feet to a monument marking the north-west angle of lot 219 registered plan 3829; thence south $17^{\circ} 34'$ east along the westerly limit of lot 219 a distance of 120.0 feet to the south-west angle of lot 219; thence south $30^{\circ} 06' 30''$ west 209.64 feet to the point of commencement.

4. In the Township of North York in the County of York being part of lots 3 and 4, registered plan 867, and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

South of
Hwy. 401
and
West of
Dufferin
St.

Commencing at the point of intersection of the southerly limit of the controlled-access highway described in schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, with the easterly limit of lot 3 registered plan 867, the point being 288.66 feet measured north $10^{\circ} 00'$ west along the easterly limit from the south-east angle of lot 3, thence south $73^{\circ} 30' 55''$ west along the southerly limit of the controlled-access highway 436.06 feet; thence south $16^{\circ} 29' 05''$ east 50.0 feet to a monument; thence south $85^{\circ} 49'$ east 142.08 feet to a monument; thence south $49^{\circ} 46' 30''$ east 125.47 feet to a monument; thence south $11^{\circ} 26'$ west 96.32 feet to a monument in the southerly limit of lot 3; thence north $72^{\circ} 43' 30''$ east along the southerly limit 246.83 feet to the south-east angle of lot 3; thence north $10^{\circ} 00'$ west along the easterly limit of lot 3 a distance of 288.66 feet to the point of commencement.

SCHEDULE 21Q

1. In the Township of North York in the County of York being

- (a) all of lots 1, 2, 3, and 149, registered plan 1831,
- (b) part of lots 4, 147, 150, 151, and 152, registered plan 1831,

(c) part of lots 1 and 2, registered plan 1904, and

(d) part of

- (i) Wilson Avenue,
- (ii) Burncrest Avenue, and
- (iii) Falkirk Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

North Side
Hwy. 401

Commencing at a point in the north-westerly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being 239.15 feet measured south $10^{\circ} 07'$ east from a monument marking the north-west angle of lot 1 registered plan 1831, thence north $50^{\circ} 53' 55''$ east along the north-westerly limit of the controlled-access highway 622.89 feet to a monument; thence south $82^{\circ} 09' 30''$ west 270.97 feet to a monument; thence south $64^{\circ} 52' 30''$ west 283.81 feet to a monument marking the north-west angle of lot 1 registered plan 1831; thence south $10^{\circ} 07'$ east 239.15 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) all of lot 6 registered plan 1904,
- (b) part of lots 3, 4, and 5, registered plan 1904,
- (c) part of lots 7, 8, 116, 119, 120, and 121, registered plan 1831, and
- (d) part of
 - (i) Burncrest Avenue, and
 - (ii) Falkirk Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

South Side
Hwy. 401

Commencing at a monument marking the intersection of the south-easterly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario 1950, with the westerly limit of lot 8 registered plan 1831, the monument being 62.08 feet measured north $10^{\circ} 07'$ west along the westerly limit from the south-west angle of lot 8, thence north $50^{\circ} 53' 55''$ east along the south-easterly limit of the controlled-access highway 610.73 feet to a monument; thence south $28^{\circ} 47'$ west 132.98 feet to a monument; thence south $46^{\circ} 11'$ west 184.80 feet to a monument marking the south-east angle of lot 119 registered plan 1831; thence south $44^{\circ} 10' 30''$ west 114.23 feet to a monument in the easterly limit of lot 6 registered plan 1904; thence south $17^{\circ} 08'$ east along the easterly limit 59.87 feet to the south-east corner of lot 6; thence south $72^{\circ} 53' 30''$ west along the northerly limit of McGillivray Avenue 213.25 feet to the south-west angle of lot 8 registered plan 1831; thence north $10^{\circ} 07'$ west along the westerly limit of lot 8 a distance of 62.08 feet to the place of commencement.

SCHEDULE 21R

1. In the Township of North York in the County of York being

(a) part of

- (i) lots 439 to 444, both inclusive,
- (ii) lots 446, 447, and 448,
- (iii) lots 460 to 466, both inclusive, and
- (iv) lot 487,

registered plan 1841,

(b) all of lots

- (i) 432 to 438, both inclusive, and
- (ii) 449 to 459, both inclusive,

registered plan 1841,

(c) part of lots

- (i) 726 to 732, both inclusive, and
- (ii) 737 and 738,

registered plan 2044,

(d) all of lots

- (i) 733 to 736, both inclusive, and
- (ii) 783 and 784,

registered plan 2044, and

(e) part of

- (i) Armour Boulevard, and
- (ii) Bideford Road,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at a monument in the north-westerly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario, 1950, the monument being

- (i) north $69^{\circ} 13' 30''$ east 25.08 feet, and
- (ii) south $0^{\circ} 59' 30''$ west 143.44 feet,

from the south-east angle of lot 739 registered plan 2044, thence north $48^{\circ} 22' 25''$ east along the north-westerly limit of the controlled-access highway 1227.29 feet to a monument in the north-easterly limit of the lot 446 registered plan 1841; thence south $73^{\circ} 01' 30''$ west 95.67 feet to a monument; thence north $78^{\circ} 41' 30''$ west 308.02 feet to a monument in the southerly limit of Bombay Avenue; thence south $76^{\circ} 06' 30''$ west along the southerly limit 453.81 feet; thence south $20^{\circ} 06' 30''$ east 140.35 feet to the north-east angle of lot 784 registered plan 2044; thence south $73^{\circ} 44' 30''$ west along the northerly limit of lots 784 and 783, registered plan 2044, a distance of 105.85 feet to a monument marking the north-west angle of lot 783; thence south $18^{\circ} 16' 30''$ east along the westerly limit of lot 783 and its production southerly 164.97 feet to a monument; thence south $38^{\circ} 41' 30''$ west 57.61 feet to a monument;

North
Side
Hwy. 401

thence south $32^{\circ} 26' 30''$ west 56.30 feet to a monument; thence south $10^{\circ} 47' 30''$ west 51.92 feet to a monument; thence south $1^{\circ} 44' 30''$ west 58.25 feet to a monument; thence south $0^{\circ} 59' 30''$ west 75.35 feet to a monument in the southerly limit of lot 738 distant 25.08 feet measured north $69^{\circ} 13' 30''$ east along the southerly limit from the south-west angle of lot 738; thence south $0^{\circ} 59' 30''$ west 143.44 feet to the place of commencement.

2. In the Township of North York in the County of York being

(a) part of lots 2, 3, and 4, registered plan 2631,

(b) part of block A registered plan 2222,

(c) part of lots

- (i) 530 and 531,
- (ii) 546, 547, and 548, and
- (iii) 480 to 483, both inclusive,

registered plan 1841,

(d) all of lots

- (i) 521 to 529, both inclusive, and
- (ii) 549 to 552, both inclusive,

registered plan 1841,

(e) part of lots 560 to 567, both inclusive, registered plan 2044, and

(f) part of

- (i) Delhi Avenue,
- (ii) Bideford Road, and
- (iii) Avenue Road,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway, bounded by a line located as follows:

Commencing at a monument in the south-easterly limit of the controlled-access highway described in Schedule 21 of Regulations 134 of Consolidated Regulations of Ontario 1950, the monument being

- (i) south $18^{\circ} 35' 05''$ east 13.68 feet, and
- (ii) north $86^{\circ} 25'$ west 511.90 feet,

from the south-east angle of lot 530 registered plan 1841, thence north $48^{\circ} 22' 25''$ east along the south-easterly limit of the controlled-access highway 1179.48 feet to a monument; thence south $9^{\circ} 10'$ west 419.15 feet to a monument; thence south $11^{\circ} 12' 30''$ west 397.62 feet to the easterly limit of Avenue Road; thence south $17^{\circ} 04'$ east along the easterly limit 80.90 feet; thence south $72^{\circ} 56'$ west 99.0 feet to a monument; thence north $39^{\circ} 01'$ west 115.44 feet to a monument; thence north $86^{\circ} 25'$ west 82.79 feet to a monument in the easterly limit of lot 531 registered plan 1841 distant 13.68 feet measured south $18^{\circ} 35' 05''$ east along the easterly limit from the north-east angle of lot 531; thence north $86^{\circ} 25'$ west 511.90 feet to the place of commencement.

South
Side
Hwy. 401

SCHEDULE 21S

1. In the Township of North York in the County of York being part of

- (a) lots 13 and 14, concession 1 east of Yonge Street,
- (b) Lord Seaton Road,
- (c) Yonge Street, and
- (d) Old Yonge Street,

and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at the south-west angle of lot 13 concession 1 east of Yonge Street, thence north $73^{\circ} 00' 30''$ east along the southerly limit of lot 13 a distance of 141.66 feet to a monument; thence north $0^{\circ} 59' 30''$ west 127.18 feet to a monument; thence north $0^{\circ} 59' 30''$ west 58.34 feet to a monument; thence north $22^{\circ} 35' 30''$ east 135.43 feet to a monument; thence north $22^{\circ} 40' 30''$ east 39.51 feet to a monument; thence north $62^{\circ} 03' 30''$ west 68.86 feet to a monument; thence north $9^{\circ} 24' 30''$ west 107.35 feet to a monument; thence north $20^{\circ} 36' 30''$ east 60.78 feet to a monument; thence north $4^{\circ} 15'$ west 93.0 feet to a monument; thence north $73^{\circ} 10'$ east 350.0 feet to a monument; thence north $73^{\circ} 10'$ east 234.97 feet to a monument; thence north $10^{\circ} 06' 50''$ west 91.62 feet to a monument in the northerly limit of Lord Seaton Road; thence north $10^{\circ} 06' 50''$ west along the westerly limit of Block "A" registered plan 3563 a distance of 461.67 feet to a monument in the south-easterly limit of the controlled-access highway as described in Schedule 21B of Regulation 134, of Consolidated Regulations of Ontario, 1950; thence south $48^{\circ} 23'$ west along the south-easterly limit 937.89 feet to the westerly limit of the controlled-access highway; thence north $10^{\circ} 06' 50''$ west along the westerly limit 351.86 feet to the north-westerly limit of the controlled-access highway; thence north $48^{\circ} 23'$ east along the north-westerly limit 754.03 feet to a monument; thence north $48^{\circ} 23'$ east continuing along the north-westerly limit 119.66 feet to a monument; thence south $77^{\circ} 30'$ west 94.64 feet to a monument; thence south $77^{\circ} 30'$ west 20.0 feet to a monument; thence north $83^{\circ} 33' 30''$ west 20.0 feet to a monument; thence north $83^{\circ} 33' 30''$ west 325.0 feet to a monument; thence north $83^{\circ} 33' 30''$ west 20.0 feet to a monument; thence north $65^{\circ} 04' 30''$ west 145.74 feet to a monument; thence north $33^{\circ} 09' 30''$ west 156.35 feet to a monument; thence south $74^{\circ} 57'$ west 60.0 feet to a monument; thence north $17^{\circ} 48'$ west 92.05 feet to a monument; thence south $79^{\circ} 50' 30''$ west 127.45 feet to the westerly limit of Yonge Street; thence south $10^{\circ} 09' 30''$ east along the westerly limit 668.0 feet; thence south $10^{\circ} 07' 30''$ east continuing along the westerly limit 932.54 feet to a monument; thence south $10^{\circ} 07' 30''$ east continuing along the westerly limit 120.0 feet to a monument; thence south $10^{\circ} 07' 30''$ east continuing along the westerly limit 274.08 feet to a monument; thence south $10^{\circ} 07' 30''$ east continuing along the westerly limit 9.62 feet; thence north $71^{\circ} 38' 30''$ east 66.69 feet to the point of commencement.

2. In the Township of North York in the County of York being part of lots 13 and 14, concession 1 west of Yonge Street, and premising that all bearings

herein are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at the north-east angle of lot 13 concession 1 west of Yonge Street, being also the south-east angle of lot 14 concession 1 west of Yonge Street, thence north $10^{\circ} 09' 30''$ west along the easterly limit of lot 14 a distance of 668.0 feet; thence south $79^{\circ} 50' 30''$ west 10.0 feet to a monument; thence south $10^{\circ} 09' 30''$ east 514.61 feet to a monument; thence south $11^{\circ} 32'$ west 174.74 feet to a monument in the division line between lots 13 and 14, concession 1 west of Yonge Street; thence south $15^{\circ} 35'$ west 334.23 feet to a monument; thence south $25^{\circ} 15' 30''$ west 344.52 feet to a monument; thence south $42^{\circ} 27'$ west 424.40 feet to a monument; thence south $48^{\circ} 26'$ west 37.67 feet to a monument; thence south $48^{\circ} 23'$ west 558.78 feet to a monument in the north-easterly limit of the controlled-access highway as described in Schedule 21 of Regulation 134, of Consolidated Regulations of Ontario, 1950; thence south $41^{\circ} 37'$ east along the north-easterly limit 90.0 feet to a monument; thence north $48^{\circ} 23'$ east 558.78 feet to a monument; thence north $48^{\circ} 23'$ east 444.82 feet; thence south $68^{\circ} 53' 30''$ east 423.43 feet to a monument in the easterly limit of lot 13 concession 1 west of Yonge Street; thence north $9^{\circ} 07' 30''$ west along the easterly limit 932.54 feet to the point of commencement.

0.27 miles, more or less.

SCHEDULE 21T

1. In the Township of North York in the County of York being

- (a) part of lots 14 and 15, concession 1 east of Yonge Street,
- (b) part of lots 2, 3, 4, 36, 37, 38, 39, 40, and 41, registered plan 3283,
- (c) part of lots 1, 2, and 3, registered plan 3368,
- (d) part of lots 55 and 56, registered plan 3456,
- (e) part of the 10-foot strip of land dedicated as public highway and shown on registered plans 3456 and 3283,
- (f) part of
 - (i) Northdale Road, and
 - (ii) Gerald Street,
 as shown on registered plan 3283, and
- (g) part of the road allowance between concessions 1 and 2, east of Yonge Street, commonly known as Bayview Avenue,

and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point in the southerly limit of the controlled-access highway described in Schedule 21B, of Regulations 134, of Consolidated Regulations of Ontario, 1950, the point being

- (i) north $9^{\circ} 41' 15''$ west 8.81 feet, and
- (ii) south $73^{\circ} 40' 45''$ west 812.81 feet,

South of
Hwy. 401

from the north-east angle of lot 14 concession 1 east of Yonge Street, thence north $73^{\circ} 40' 45''$ east along the southerly limit of the controlled-access highway 601.35 feet to a monument; thence north $73^{\circ} 40' 45''$ east continuing along the southerly limit 1274.56 feet to the easterly limit of lot 3 registered plan 3368; thence south $15^{\circ} 52' 15''$ east along the easterly limit 10.97 feet to a monument; thence south $15^{\circ} 52' 15''$ east continuing along the easterly limit 175.0 feet to a monument marking the south-east angle of lot 3 registered plan 3368; thence south $74^{\circ} 07' 45''$ west along the northerly limit of Northdale Road 74.65 feet to a monument; thence south $74^{\circ} 07' 45''$ west continuing along the northerly limit 150.0 feet to a monument; thence south $74^{\circ} 07' 45''$ west continuing along the northerly limit 678.33 feet to a monument; thence south $74^{\circ} 07' 45''$ west continuing along the northerly limit 85.0 feet; thence south $3^{\circ} 04'$ east 67.68 feet to a monument in the southerly limit of Northdale Road; thence north $74^{\circ} 07' 45''$ west along the southerly limit 10.0 feet; thence south $9^{\circ} 41' 15''$ east 262.28 feet to a monument; thence south $9^{\circ} 41' 15''$ east 20.0 feet; thence south $80^{\circ} 18' 45''$ west 86.0 feet to a monument marking the south-east angle of lot 55 registered plan 3456; thence south $80^{\circ} 18' 45''$ west along the southerly limit of lot 55 registered plan 3456 a distance of 200.0 feet to a monument marking the south-west angle of lot 55 registered plan 3456; thence south $80^{\circ} 18' 45''$ west 160.0 feet to a monument; thence north $55^{\circ} 29' 45''$ west 594.88 feet to a monument; thence north $55^{\circ} 29' 45''$ west 15.05 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) part of lot 15 concession 2 east of Yonge Street,
- (b) part of Block "A" registered plan 2090,
- (c) part of the 10-foot strip of land shown on registered plan 2090 dedicated as public highway, and
- (d) part of the road allowance between concessions 1 and 2, east of Yonge Street, commonly known as Bayview Avenue,

and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the northerly limit of the controlled-access highway described in Schedule 21B of Regulations 134 of Consolidated Regulations of Ontario, 1950, the point being

- (i) north $9^{\circ} 41' 15''$ west 176.56 feet, and
- (ii) south $73^{\circ} 40' 45''$ west 857.53 feet,

from the south-west angle of lot 15 concession 2 east of Yonge Street, thence north $73^{\circ} 40' 45''$ east along the northerly limit of the controlled-access highway 1700.37 feet to a monument; thence north $59^{\circ} 07' 30''$ west 506.17 feet to a monument; thence south $73^{\circ} 40' 45''$ west 370.0 feet to a monument; thence north $37^{\circ} 23' 30''$ west 159.64 feet to a monument; thence south $80^{\circ} 24' 45''$ west 85.45 feet to a monument; thence south $9^{\circ} 35' 15''$ east 73.19 feet to a monument marking the north-east angle of lot 86 registered plan 3896; thence south $14^{\circ} 15' 45''$ west along the westerly limit of Block "A" registered plan 2090 a

North of
Hwy. 401

distance of 171.26 feet to a monument; thence south $73^{\circ} 40' 45''$ west along the northerly limit of Block "A" registered plan 2090 a distance of 437.88 feet to a monument; thence south $28^{\circ} 39' 45''$ west along the westerly limit of Block "A" registered plan 2090 a distance of 438.54 feet to the point of commencement.

SCHEDULE 21U

1. In the Township of North York in the County of York being

- (a) part of lot 13 concession 2 east of Yonge Street,
- (b) part of lots 14 concessions 2 and 3, east of Yonge Street, and
- (c) part of the road allowance between concessions 2 and 3, east of Yonge Street, commonly known as Leslie Street,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point in the southerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

- (i) north $8^{\circ} 28'$ west 659.29 feet, and
- (ii) north $86^{\circ} 26'$ east 54.45 feet,

South of
Hwy. 401

from the south-west angle of lot 14 concession 3 east of Yonge Street, thence south $86^{\circ} 26'$ west along the southerly limit of the controlled-access highway 575.72 feet to the easterly limit of the lands of the right-of-way of the Canadian National Railways; thence south $29^{\circ} 42'$ east along the easterly limit 1434.88 feet to a monument in the easterly limit of Leslie Street; thence north $8^{\circ} 28'$ west along the easterly limit of Leslie Street 934.31 feet; thence north $73^{\circ} 02'$ east 48.85 feet; thence north $7^{\circ} 29' 30''$ west 346.14 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) part of lots 14 and 15, concessions 2 and 3, east of Yonge Street, and
- (b) part of the road allowance between concessions 2 and 3, east of Yonge Street, commonly known as Leslie Street,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point in the northerly limit of the controlled-access highway designated by Ontario Regulations 79/54, the point being

- (i) south $8^{\circ} 28'$ east 74.39 feet, and
- (ii) south $43^{\circ} 48'$ east 591.33 feet,

from a monument marking the north-east angle of lot 14 concession 2 east of Yonge Street, thence south $86^{\circ} 26'$ west along the northerly limit of the controlled-access highway 919.83 feet to the easterly limit of the lands of the right of way of the Canadian National Railways; thence north $29^{\circ} 42'$ west along the easterly limit 170.63 feet; thence north $2^{\circ} 59'$ east 432.88 feet to a monument; thence north $23^{\circ} 00' 30''$ west 133.99 feet to

North of
Hwy. 401

a monument; thence north 60° 33' east 74.97 feet to a monument; thence south 29° 27' east 200.0 feet; thence north 60° 32' 30" east 13.0 feet to a monument; thence south 66° 11' 30" east 80.18 feet to a monument; thence north 77° 04' 30" east 220.0 feet to a monument; thence south 73° 22' east 133.71 feet; thence north 75° 06' east 22.32 feet to a monument marking the north-east angle of lot 14 concession 2 east of Yonge Street; thence south 8° 28' east along the easterly limit of lot 14 concession 2 a distance of 74.39 feet; thence south 43° 48' east 591.33 feet to the point of commencement.

SCHEDULE 21V

1. In the Township of North York in the County of York being

- (a) part of lot 13 concession 3 east of Yonge Street,
- (b) part of lots 12 and 13, concession 4 east of Yonge Street, and
- (c) part of the road allowance between concessions 3 and 4, east of Yonge Street, commonly known as Woodbine Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at a point in the southerly limit of the controlled-access highway designated by Ontario Regulations 79/54, as amended by Ontario Regulations 197/55, the point being

- (i) north 8° 57' 30" west 544.38 feet, and
- (ii) south 86° 26' west 52.23 feet,

South Side from the south-east angle of lot 13 concession 3 Hwy. 401 east of Yonge Street, thence north 86° 26' east along the southerly limit of the controlled-access highway 796.07 feet to a monument; thence south 49° 47' west 80.22 feet to a monument; thence south 13° 08' 30" west 268.16 feet to a monument; thence south 47° 05' 30" west 165.87 feet to a monument; thence south 81° 02' 30" west 300.0 feet to a monument; thence south 36° 02' 30" west 70.75 feet to a monument; thence south 81° 02' 30" west 83.0 feet to the easterly limit of lot 13 concession 3 east of Yonge Street; thence north 8° 57' 30" west along the easterly limit 24.74 feet; thence south 72° 52' west 17.18 feet; thence north 8° 57' 30" west 127.70 feet; thence north 14° 33' west 359.06 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) part of lot 13 concession 3 east of Yonge Street,
- (b) part of lot 13 concession 4 east of Yonge Street, and
- (c) part of the road allowance between concessions 3 and 4, east of Yonge Street, commonly known as Woodbine Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the northerly limit of the controlled-access highway designated by Ontario Regulations 79/54, as amended by Ontario Regulations 197/55, the point being

(i) south 8° 57' 30" east 518.92 feet, and

(ii) south 86° 26' west 718.67 feet,

from the north-east angle of lot 13 concession 3 North Side east of Yonge Street, thence north 86° 26' Hwy. 401 east along the northerly limit of the controlled-access highway 1460.82 feet to a monument; thence north 65° 24' 30" west 132.22 feet to a monument; thence north 37° 15' west 311.92 feet to a monument; thence north 68° 06' west 171.60 feet to a monument; thence south 81° 02' 30" west 200 feet to a monument; thence north 53° 57' 30" west 70.76 feet to a monument; thence north 8° 57' 30" west 80.18 feet; thence south 81° 02' 30" west 100.0 feet to a monument; thence south 73° 05' 30" west 400.0 feet to a monument; thence south 46° 27' 30" west 89.31 feet to a monument; thence south 19° 50' west 323.28 feet to a monument; thence south 53° 08' west 83.58 feet to the point of commencement.

SCHEDULE 21W

1. In the Township of North York in the County of York being

- (a) part of lots 11 and 12, concession 4, east of Yonge Street, and
- (b) part of the road allowance between the townships of North York and Scarborough, commonly known as Victoria Park Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of the controlled-access highway designated by Ontario Regulations 79/54 as amended by Ontario Regulations 179/55, with the centre line of the road allowance between the townships of Scarborough and North York, the point being

- (i) north 17° 55' west 486.65 feet, and
- (ii) north 86° 26' east 34.06 feet,

from the south-east angle of lot 12 concession 4, east of Yonge Street; thence south 86° 26' west along the southerly limit of the controlled-access highway 813.01 feet; thence south 70° 31' east 92.06 feet; thence south 47° 34' east 564.19 feet; thence north 85° 05' east 304.46 feet; thence south 59° east 160.86 feet to a monument in the easterly limit of lot 11 concession 4, east of Yonge Street; thence north 72° 05' east 33.0 feet to the centre line of the road allowance between the townships of Scarborough and North York; thence north 17° 55' west along the centre line 534.40 feet to the point of commencement.

2. In the Township of North York in the County of York being

- (a) part of lots 12 and 13, concession 4, east of Yonge Street, and
- (b) part of the road allowance between the townships of North York and Scarborough, commonly known as Victoria Park Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at the point of intersection of the northerly limit of the controlled-access highway designated by Ontario Regulations 79/54 as amended by Ontario Regulations 179/55, with the centre line of the road allowance between the townships of Scarborough and North York, the point being

North of
Hwy. 401

(i) south $17^{\circ} 55'$ east 538.52 feet, and

(ii) north $86^{\circ} 26'$ east 34.06 feet,

from the north-east angle of lot 12 concession 4, east of Yonge Street; thence south $86^{\circ} 26'$ west along the northerly limit of the controlled-access highway 818.72 feet; thence north $48^{\circ} 26'$ east 78.80 feet; thence north $10^{\circ} 26'$ east 219.17 feet; thence north $41^{\circ} 15' 30''$ east 171.96 feet; thence north $72^{\circ} 05'$ east 360.10 feet; thence north $27^{\circ} 24'$ east 71.07 feet to a monument; thence north $72^{\circ} 05'$ east 59.0 feet to the centre line of the road allowance between the townships of Scarborough and North York; thence south $17^{\circ} 55'$ east along the centre line 565.25 feet to the point of commencement.

SCHEDULE 21X

1. In the Township of Scarborough in the County of York being

- (a) part of lot 35 concession 2,
- (b) part of block A shown on registered plan 4440, and
- (c) part of the road allowance between the townships of Scarborough and North York, commonly known as Victoria Park Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of the controlled-access highway designated by Ontario Regulations 150/53 with the centre line of the road allowance between the townships of Scarborough and North York, the point being

South of
Hwy. 401

(i) north $17^{\circ} 55'$ west 3771.50 feet, and

(ii) south $86^{\circ} 26'$ west 34.06 feet,

from a monument marking the south-west angle of lot 35 concession 2, thence north $86^{\circ} 26'$ east along the southerly limit of the controlled-access highway 648.48 feet to a monument; thence south $29^{\circ} 53'$ west 466.11 feet to a monument in the northerly limit of the land shown on registered plan 4440; thence south $72^{\circ} 25'$ west along the northerly limit of the lands shown on registered plans 4440 and 4725 a distance of 173.0 feet to a monument; thence south $27^{\circ} 34'$ west 70.90 feet to a monument in the westerly limit of lot 18 registered plan 4725; thence south $17^{\circ} 16' 30''$ east along the westerly limit 11.88 feet; thence south $72^{\circ} 05'$ west 59.25 feet to the centre line of the road allowance; between the townships of Scarborough and North York; thence north $17^{\circ} 55'$ west along the centre line 534.40 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

- (a) part of lot 35 concession 2,
- (b) part of lot 1 shown on registered plan 4490, and

- (c) part of the road allowance between the townships of Scarborough and North York, commonly known as Victoria Park Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at the point of intersection of the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53 with the centre line of the road allowance between the townships of Scarborough and North York, the point being

North of
Hwy. 401

(i) south $17^{\circ} 55'$ east 2513.60 feet, and

(ii) south $86^{\circ} 26'$ west 34.06 feet,

from a monument marking the north-west angle of lot 35 concession 2, thence north $86^{\circ} 26'$ east along the northerly limit of the controlled-access highway 725.22 feet to a monument; thence north $73^{\circ} 03' 30''$ west 215.34 feet to a monument; thence north $36^{\circ} 34'$ west 376.33 feet to a monument; thence north $54^{\circ} 21'$ west 266.0 feet; thence south $72^{\circ} 04'$ west along the southerly limit of lots 11 and 1, registered plan 4490, a distance of 124.00 feet; thence north $63^{\circ} 54'$ west 74.02 feet; thence south $72^{\circ} 05'$ west 70.0 feet to the centre line of the road allowance between the townships of Scarborough and North York; thence south $17^{\circ} 55'$ east along the centre line 565.25 feet to the point of commencement.

SCHEDULE 21Y

1. In the Township of Scarborough in the County of York being

- (a) part of lots 32 and 33, concession 2,
- (b) part of Block H registered plan 4597, and
- (c) part of the road allowance between lots 32 and 33, concession 2, commonly known as Warden Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the southerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

(i) south $17^{\circ} 07'$ east 3324.25 feet, and

(ii) south $72^{\circ} 08'$ west 57.0 feet,

from a monument marking the north-east angle of lot 33 concession 2, thence north $72^{\circ} 08'$ east along the southerly limit of the controlled-access highway 761.29 feet to a monument; thence south $32^{\circ} 07'$ west 77.83 feet to a monument; thence south $8^{\circ} 47'$ east 628.63 feet to a monument; thence south $31^{\circ} 20'$ west 230.40 feet to a monument; thence south $72^{\circ} 21'$ west 238.58 feet to a monument; thence south $28^{\circ} 37' 30''$ west 72.26 feet to a monument; thence south $15^{\circ} 06'$ east 81.19 feet to a monument; thence south $72^{\circ} 53'$ west 2.0 feet to a monument; thence south $17^{\circ} 07'$ east 72.29 feet to a monument in the northerly limit of Metropolitan Road as shown on registered plan 4597; thence south $72^{\circ} 53'$ west along the northerly limit and its production south-westerly 86.0 feet to the easterly limit of lot 33 concession 2;

South of
Hwy. 401

thence north $59^{\circ} 14'$ west 29.92 feet to the easterly limit of the lands shown on registered plan 5090; thence north $17^{\circ} 07'$ west along the easterly limit 409.29 feet; thence north $20^{\circ} 42' 30''$ west continuing along the easterly limit 590.65 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

- (a) part of lots 32 and 33, concession 2, and
- (b) part of the road allowance between lots 32 and 33, concession 2, commonly known as Warden Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

- (i) south $17^{\circ} 07'$ east 3024.22 feet, and
- (ii) north $72^{\circ} 08'$ east 123.0 feet,

North of Hwy. 401 from a monument marking the north-east angle of lot 33 concession 2, thence south $72^{\circ} 08'$ west along the northerly limit of the controlled-access highway 817.27 feet to a monument; thence north $37^{\circ} 27'$ east along the easterly limit of the lands shown on registered plan 5015 a distance of 123.40 feet to a monument; thence north $2^{\circ} 45' 30''$ east continuing along the easterly limit 346.74 feet to a monument; thence north $37^{\circ} 49'$ east continuing along the easterly limit 163.70 feet to a monument; thence north $72^{\circ} 53'$ east along the southerly limit of the lands shown on registered plan 5015 a distance of 265.0 feet to a monument; thence north $72^{\circ} 53'$ east 50.0 feet to a monument; thence north $72^{\circ} 53'$ east 108.83 feet to a monument; thence south $22^{\circ} 00' 30''$ east 481.77 feet to the point of commencement.

SCHEDULE 21Z

1. In the Township of Scarborough in the County of York being

- (a) part of lots 28 and 29, concession 2, and
- (b) part of the road allowance between lots 28 and 29, concession 2, commonly known as Kennedy Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the southerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

- (i) north $16^{\circ} 51' 30''$ west 3264.27 feet, and
- (ii) south $72^{\circ} 08'$ west 661.0 feet,

South of Hwy. 401 from a monument marking the south-east angle of lot 29 concession 2, thence north $72^{\circ} 08'$ east along the southerly limit of the controlled-access highway 1366.20 feet to a monument; thence south $41^{\circ} 27' 30''$ west 86.0 feet to a monument; thence south $10^{\circ} 47'$ west 480.0 feet to a monument; thence south $27^{\circ} 53' 30''$ west 423.31 feet to a monument; thence south $5^{\circ} 30'$ west 92.46 feet to

a monument; thence south $16^{\circ} 51' 30''$ east 200.0 feet to a monument; thence south $73^{\circ} 08' 30''$ west 84.82 feet; thence north $16^{\circ} 51' 30''$ west 183.11 feet to the north limit of lot 12 registered plan 4157; thence south $72^{\circ} 24' 30''$ west along the north limit 1.28 feet; thence north $16^{\circ} 51' 30''$ west 44.0 feet to a monument; thence north $53^{\circ} 30'$ west 234.53 feet to a monument; thence south $72^{\circ} 24' 30''$ west 117.0 feet to a monument in the north-easterly limit of lot 1 registered plan 4157; thence north $49^{\circ} 20' 30''$ west along the north-easterly limit of lots 1, 2, and 3, registered plan 4157 a distance of 733.45 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

- (a) part of lots 28 and 29, concession 2, and
- (b) part of the road allowance between lots 28 and 29, concession 2, commonly known as Kennedy Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west corner of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

- (i) south $16^{\circ} 51' 30''$ east 3012.10 feet, and
- (ii) south $72^{\circ} 08'$ west 716.79 feet,

North of Hwy. 401 from a monument marking the north-west angle of lot 28 concession 2, thence north $72^{\circ} 08'$ east along the northerly limit of the controlled-access highway 1382.64 feet; thence north $59^{\circ} 45'$ west 20.0 feet to a monument; thence north $59^{\circ} 45'$ west 336.24 feet to a monument; thence north $59^{\circ} 45'$ west 20.0 feet to a monument; thence north $73^{\circ} 10' 06''$ west 360.55 feet to a monument; thence north $43^{\circ} 25' 30''$ west 223.65 feet to a monument; thence north $16^{\circ} 51' 30''$ west 200.0 feet to a monument; thence south $73^{\circ} 08' 30''$ west 86.0 feet; thence south $16^{\circ} 51' 30''$ east 218.0 feet to a monument; thence south $14^{\circ} 53' 30''$ west 170.07 feet to a monument; thence south $46^{\circ} 38' 30''$ west 301.68 feet to a monument; thence south $13^{\circ} 35'$ west 20.0 feet to a monument; thence south $13^{\circ} 35'$ west 373.21 feet to a monument; thence south $13^{\circ} 35'$ west 24.14 feet; thence south $41^{\circ} 36' 48''$ west 80.87 feet to the point of commencement.

SCHEDULE 21ZA

1. In the Township of Scarborough in the County of York being

- (a) part of lots 18 and 19, concession 2, and
- (b) part of the road allowance between lots 18 and 19, concession 2, commonly known as Markham Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point marked by a monument in the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

(i) south $16^{\circ} 29'$ east 2969.39 feet, and

(ii) north $67^{\circ} 51'$ east 607.21 feet,

North of
Hwy. 401 from a monument marking the north-west angle of lot 18, concession 2; thence south $67^{\circ} 51'$ west along the northerly limit of the controlled-access highway 1319.21 feet to a monument; thence north $9^{\circ} 18'$ east 528.24 feet to a monument; thence north $68^{\circ} 41'$ east 365.22 feet to a monument; thence north $2^{\circ} 56'$ east 116.57 feet to a monument; thence north $16^{\circ} 29'$ west 100.0 feet; thence north $73^{\circ} 31'$ east 119.81 feet; thence south $19^{\circ} 42' 30''$ east 95.23 feet to a monument; thence south $48^{\circ} 16'$ east 87.83 feet to a monument; thence south $76^{\circ} 50'$ east 181.13 feet to a monument; thence north $87^{\circ} 15'$ east 63.30 feet to a monument; thence south $50^{\circ} 30' 30''$ east 310.0 feet to a monument; thence south $81^{\circ} 20'$ east 128.83 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

(a) part of lots 18 and 19, concession 2, and

(b) part of the road allowance between lots 18 and 19, concession 2, commonly known as Markham Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point marked by a monument in the southerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

(i) north $16^{\circ} 29'$ west 3279.53 feet, and

(ii) north $67^{\circ} 51'$ east 719.39 feet,

South of
Hwy. 401 from the south-west angle of lot 18, marked by a monument; thence south $67^{\circ} 51'$ west along the southerly limit of the controlled-access highway 1567.80 feet to a monument; thence south $89^{\circ} 31'$ east 84.60 feet to a monument; thence south $66^{\circ} 53' 30''$ east 410.0 feet to a monument; thence south $66^{\circ} 53' 30''$ east 50.0 feet to a monument; thence south $81^{\circ} 50' 30''$ east 170.40 feet to a monument; thence south $50^{\circ} 37'$ east 85.48 feet to a monument; thence south $19^{\circ} 23'$ east 100.0 feet; thence north $73^{\circ} 31'$ east 115.39 feet; thence north $16^{\circ} 29'$ west 69.06 feet; thence north $14^{\circ} 53' 30''$ west 101.90 feet to a monument; thence north $21^{\circ} 59'$ east 80.0 feet to a monument; thence north $58^{\circ} 51' 30''$ east 319.86 feet to a monument; thence north $13^{\circ} 45' 30''$ east 385.0 feet to a monument; thence north $40^{\circ} 48'$ east 178.16 feet to the point of commencement.

SCHEDULE 21ZB

1. In the Township of Scarborough in the County of York being

(a) part of lot 10 concession 2, and

(b) part of the road allowance between lots 10 and 11, concession 2, commonly known as Little's Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point in the southerly limit of the controlled-access highway designated by Ontario Regulations 150/33, the point being

(i) south $17^{\circ} 21'$ east 2314.99 feet, and

(ii) south $78^{\circ} 39'$ west 66.36 feet,

South of
Hwy. 401 from a monument marking the north-west angle of lot 10 concession 2, thence north $78^{\circ} 39'$ east along the southerly limit of the controlled-access highway 824.95 feet; thence south $48^{\circ} 09'$ west 172.32 feet; thence south $17^{\circ} 39'$ west 15.0 feet to a monument; thence south $17^{\circ} 39'$ west 418.30 feet to a monument; thence south $72^{\circ} 39'$ west 237.0 feet to a monument; thence south $72^{\circ} 39'$ west 13.60 feet; thence south $30^{\circ} 52'$ west 74.75 feet; thence south $12^{\circ} 22' 30''$ east 16.0 feet to a monument; thence south $72^{\circ} 39'$ west 107.28 feet to the westerly limit of the road allowance between lots 10 and 11, concession 2; thence north $17^{\circ} 21'$ west along the westerly limit 578.40 feet to the point of commencement.

2. In the Township of Scarborough in the County of York being

(a) part of lots 10 and 11, concession 2, and

(b) part of the road allowance between lots 10 and 11, concession 2, commonly known as Little's Road,

and premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude $79^{\circ} 17'$ west, bounded by a line located as follows:

Commencing at a point in the northerly limit of the controlled-access highway designated by Ontario Regulations 150/53, the point being

(i) south $17^{\circ} 21'$ east 2013.35 feet, and

(ii) north $78^{\circ} 39'$ east 792.68 feet,

North of
Hwy. 401 from a monument marking the north-west angle of lot 10 concession 2, thence south $78^{\circ} 39'$ west along the northerly limit of the controlled-access highway 1655.52 feet to a monument; thence north $30^{\circ} 13'$ east 199.04 feet to a monument; thence north $18^{\circ} 13'$ west 381.65 feet to a monument; thence north $73^{\circ} 55'$ east 613.16 feet to a monument; thence north $73^{\circ} 55'$ east 38.15 feet to the westerly limit of the road allowance between lots 10 and 11, concession 2; thence south $17^{\circ} 21'$ east along the westerly limit 39.20 feet; thence north $72^{\circ} 39'$ east 112.50 feet to a monument; thence north $72^{\circ} 39'$ east 350.50 feet to a monument; thence south $48^{\circ} 58'$ east 279.45 feet to a monument; thence south $48^{\circ} 58'$ east 367.10 feet to a monument; thence south $48^{\circ} 58'$ east 100.0 feet to the point of commencement.

2. Ontario Regulations 161/55 are revoked.

THE HIGHWAY IMPROVEMENT ACT, 1957**O. Reg. 142/58.**

Controlled-access Highways—Springville
and Barry's Bay Diversions.
Amending O. Reg. 52/58.
Made—22nd May, 1958.
Filed—30th May, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 52/58, as amended by Ontario Regulations 98/58, are further amended by adding thereto the following schedules:

SPRINGVILLE DIVERSION**SCHEDULE 4**

In the Township of North Monaghan in the County of Peterborough and in the Township of Cavan in the County of Durham and shown outlined in red and illustrated on Department of Highways plan P-2954-21, registered in the registry office for the registry division of the counties of Peterborough and Durham as numbers 87414 and 62, respectively.

SCHEDULE 5

In the Township of North Monaghan in the County of Peterborough and in the Township of Cavan in the County of Durham and shown outlined in red and illustrated on Department of Highways plan P-3329-1, registered in the registry office for the registry division of the counties of Peterborough and Durham as numbers 87413 and 61, respectively.

BARRY'S BAY DIVERSION**SCHEDULE 6**

In the Township of Sherwood in the County of Renfrew and shown outlined in red and illustrated on Department of Highways plan P-2617-14, registered

in the registry office for the registry division of the County of Renfrew as number 2504 for the Township of Sherwood.

(5686)

23

THE FARM PRODUCTS MARKETING ACT**O. Reg. 143/58.**

Plebiscite of Hog Producers' Plan re
Existing Plan.
Amending O. Reg. 128/58.
Made—30th May, 1958.
Filed—30th May, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Subregulation 2 of regulation 8 of Ontario Regulations 128/58 is revoked and the following substituted therefor:

- (2) The polling place shall remain open on the 25th of July, 1958, from 10 a.m. to 8 p.m. standard time or daylight saving time, as the case may be, in effect in the municipality in which the polling place is located.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman

(Seal)

F. K. B. STEWART,
Secretary

Dated at Toronto, this 30th day of May, 1958.

(5687)

23

Publications Under The Regulations Act

June 14th, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 144/58.

The Ontario Flue-Cured Tobacco Growers' Marketing Plan.
Amending O. Reg. 152/57.
Made—29th May, 1958.
Filed—30th May, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1.(1) Clause *b* of section 2 of schedule 1 of Ontario Regulations 152/57 is revoked and the following substituted therefor:

(*b*) "producer" means a person engaged in the production of tobacco in Ontario;

(2) Clause *d* of the said section 2 of schedule 1 of Ontario Regulations 152/57 is revoked.

2. Schedule 1 of Ontario Regulations 152/57 is amended by adding thereto the following section:

2a. For the purpose of electing producer representatives to the District Flue-Cured Tobacco Growers' Committees under section 10, a producer shall be the owner of a property on which tobacco is produced except where the property is rented to a tenant who produces and markets the tobacco on his own account, in which case the producer shall be the tenant; and

(*a*) where the producer is a corporation, the producer shall be deemed to be the person, if any, designated in writing in respect of that property by the corporation;

(*b*) where the producer is a firm or partnership or one or more persons carrying on the production and marketing under a trade name, farm name or other designation, the producer shall be deemed to be the person, if any, designated in writing in respect of that property by the owner or owners; and

(*c*) where the producer is comprised of two or more persons who are joint owners, the producer shall be deemed to be the one of such joint owners who first presents himself to register the vote in respect of that property.

(5712)

24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 145/58.

Marketing of Flue-Cured Tobacco.
Amending O. Reg. 153/57.
Made—30th May, 1958.
Filed—30th May, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 1 of Ontario Regulations 153/57 is amended by adding thereto the following clause:

(*cc*) "producer" means a person engaged in the production of tobacco in Ontario;

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
(Chairman)

(Seal)

F. K. B. STEWART
(Secretary)

Dated at Toronto, this 30th day of May, 1958.

(5713)

24

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 146/58.

Bursaries.
Amending O. Reg. 237/55.
Made—12th May, 1958.
Approved—29th May, 1958.
Filed—2nd June, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

1. Subregulation 3 of regulation 4 of Ontario Regulations 237/55 is amended by adding at the end thereof "on the basis of financial need, or financial need and academic standing".

W. J. DUNLOP

(5714)

24

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 147/58.

General Regulations.
Amending O. Reg. 115/57.
Made—29th May, 1958.
Filed—3rd June, 1958.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

1. Regulation 23a of Ontario Regulations 115/57, as made by regulation 2 of Ontario Regulations 51/58, is amended by adding thereto the following subregulation:

(6) No local municipality shall be reimbursed under subsection 7 of section 37 of *The Sanatoria for Consumptives Act* for any money expended by its local board under subsection 2 or 5 of that section in respect of a person who is not a resident of the municipality as determined under *The Unemployment Relief Act* and eligible for an allowance under that Act and this regulation, and except in accordance therewith.

2. Ontario Regulations 115/57 are amended by adding thereto the following regulation:

PUBLICATION

- 31a. No municipality shall print for public distribution, broadcast or post up in a public place, or cause to be so printed, broadcast or posted up, the identity of any person as a person who is eligible for or receives relief.

(5715)

24

THE HOMES FOR THE AGED ACT, 1955

O. Reg. 148/58.

General Regulations.

Amending O. Reg. 168/55 and

Revoking O. Reg. 192/57.

Made—29th May, 1958.

Filed—3rd June, 1958.

REGULATIONS MADE UNDER
THE HOMES FOR THE AGED ACT, 1955

1. Regulation 5 of Ontario Regulations 168/55 is amended by striking out "and" at the end of clause *o*, by adding "and" at the end of clause *p* and by adding thereto the following clause:

- (*q*) ensure that adequate supervision is provided at all times for the security and protection of the home and residents.

2.(1) Clause *b* of subregulation 1 of regulation 16 of Ontario Regulations 168/55 is amended by striking out "setting forth revenue and expenditures of the home" in the second and third lines.

(2) Subregulation 2 of the said regulation 16 is revoked and the following substituted therefor:

- (2) The books of account and ledgers shall
- (*a*) set forth the revenues and expenditures of the home,
 - (*b*) be segregated from the continuing books of account of the municipality,
 - (*c*) contain a separate record of money received by the home from sources other than under the Act, and
 - (*d*) be audited yearly by a chartered accountant or a certified public accountant.

(3) Subregulation 3, except form 6, of the said regulation 16 is revoked and the following substituted therefor:

- (3) The superintendent of a home shall furnish to the Minister not later than the 20th day of each month for the immediately preceding month
- (*a*) a financial report in duplicate in form 7,
 - (*b*) an application for monthly payment of provincial subsidy, in triplicate, in form 8, and
 - (*c*) a statement of persons whose residence before admission to the home was in unorganized territory, in triplicate, in form 9.

- (4) The superintendent of a home shall furnish to the Minister not later than the 15th day of February in each year, for the year ending with the 31st day of December immediately preceding,

- (*a*) an annual return of residents in form 6, and

- (*b*) a financial report, in duplicate, in form 7, certified by a chartered accountant or a certified public accountant.

3. Subregulation 2 of regulation 17 of Ontario Regulations 168/55 is amended by striking out "and" at the end of clause *c*, by adding "and" at the end of clause *d*, and by adding thereto the following clause:

- (*e*) a separate statement of account for each resident of the charges made for his maintenance in the home, and the amounts paid to the home by him or on his behalf, other than the amounts paid on his behalf by a municipality, except that where a municipality that has an agreement with the home under section 5 of the Act makes a payment on behalf of a resident such payment shall be recorded in his statement of account.

4. Regulation 18 of Ontario Regulations 168/55 is amended by adding thereto the following subregulation:

- (6) The physician shall be responsible to the committee of management or board, as the case may be, in co-operation with the superintendent.

5. Regulation 20 of Ontario Regulations 168/55 is revoked and the following substituted therefor:

OPERATING AND MAINTENANCE COSTS

20.(1) The expenditures of a home as listed in Part II of form 7 are operating and maintenance costs for the purposes of section 24 of the Act.

- (2) An application under section 24 of the Act for a monthly payment of the provincial subsidy in respect of the operating and maintenance costs of a home shall be in form 8.

- (3) Ontario shall pay to the home 70 per cent of the net monthly amount of the operating and maintenance costs of the home computed in accordance with form 8.

6. Subregulation 2 of regulation 21 of Ontario Regulations 168/55 is revoked.

7. Regulation 22 of Ontario Regulations 168/55 is revoked and the following substituted therefor:

CAPITAL EXPENDITURES

22.(1) Expenditures incurred by a home for additional furnishings and additional equipment which are not replacements and which in the opinion of the Minister are necessary for the efficient operation of the home are capital expenditures for the purposes of subsection 1 of section 23 of the Act.

- (2) An application under subsection 1 of section 23 of the Act for a monthly payment of the provincial subsidy in respect of the capital expenditures referred to in subregulation 1 and for capital expenditures other than those incurred by the home for new accommodation or for the alteration of a building by an addition or extension thereto shall be in form 8.

22a.(1) Where a home requires a payment by Ontario under subsection 1 of section 23 of the Act for the acquisition, erection or alteration of a building for use as a home or for an alteration to a building by an addition or extension thereto it shall file the request with the Minister in triplicate in form 10.

(2) Where the request is for a payment in respect of the erection of a new building or an alteration of a building by an addition or extension thereto, the request may be made for a portion of the estimated cost thereof as follows:

- (a) 5 per cent when all structural work below the ground floor joists or slabs is completed,
- (b) 20 per cent when the roof is on and the building, addition or extension is enclosed,
- (c) 10 per cent when the interior partitions are installed and finished, or
- (d) such other parts of the estimated amount to be paid by Ontario at such other times as the Minister may approve.

(3) When the new building, addition or extension is completed and ready for occupancy, the request shall be for payment of an amount calculated by deducting the total of the payments made under clauses *a*, *b*, *c*, and *d* of subregulation 2 from 50 per cent of the actual cost of the new building, addition or extension and the request shall be certified by the auditor for the home.

(4) Where the request is for a payment in respect of the acquisition of a building for use as a home, or altering, furnishing and equipping an acquired building the request may be made for

- (a) 50 per cent of the actual cost of acquisition when the building is acquired, and
- (b) 50 per cent of the actual cost of altering, furnishing and equipping the acquired building as certified by the auditor for the home when the building is ready for occupancy; or
- (c) such other parts of the estimated amount to be paid by Ontario for altering, furnishing and equipping the acquired building at such other times as the Minister may approve.

(5) Subject to subregulation 6, each request for payment shall be accompanied by a certificate of an architect, who is a member in good standing of the Ontario Association of Architects, or a professional engineer who is a member in good standing of the Ontario Association of Professional Engineers, certifying that

- (a) all structural work below the ground floor joists or slabs is completed, or
- (b) the roof is on and the new building, addition or extension is enclosed, or
- (c) the interior partitions are installed and finished, or
- (d) the new building, addition or extension is completed and ready for occupancy, or
- (e) the building acquired for use as a home is, in his opinion, a suitable building for such use, or
- (f) the building acquired for use as a home is ready for occupancy,

as the case may be for the payment requested.

(6) Where the request for payment is made in accordance with clause *d* of subregulation 2 or clause *c* of subregulation 4, the certificate of the architect or professional engineer shall state the progress made towards completion for occupancy of the new building, addition or extension, or the building acquired.

8. Clauses *a* and *b* of regulation 26*a* of Ontario Regulations 168/55, as made by regulation 1 of Ontario Regulations 86/57 and amended by regulation 1 of Ontario Regulations 192/57, is revoked and the following substituted therefor:

- (a) where the cost is \$75 a month or less, an amount equal to 70 per cent of the cost less 70 per cent of any maintenance payments paid by such person or on his behalf other than by a municipality, and
- (b) where the cost is more than \$75 a month, an amount equal to \$52.50 a month less 70 per cent of any maintenance payments paid by such person or on his behalf other than by a municipality.

9. Subregulation 1 of regulation 27 of Ontario Regulations 168/55, as remade by regulation 1 of Ontario Regulations 121/56, is revoked and the following substituted therefor:

- (1) Application for the provincial share of the cost of maintenance of persons placed in special-home care shall be made in triplicate in form 12 not later than the 20th day of each month for the immediately preceding month.

PART II

OPERATING ACCOUNT—EXPENDITURES:

1. Food and Provisions:

- (a) actual purchase of food and provisions exclusive of produce obtained from farm operated and maintained in connection with home.....
- (b) purchase of produce from farm operated and maintained in connection with home, calculated in accordance with regulation 30.....

\$

2. Medical and Dental Services:

(1) Fees paid for medical and dental services

- (a) to the physician for the home.....
- (b) to others (specify).....

\$

(2) Drugs and medications.....

(3) Medical supplies other than drugs and medications.....

(4) Other medical expenditures (specify).....

\$

\$

3. Welfare of Residents:

- (1) Clothing and footwear for residents.....
- (2) Materials and supplies for occupational therapy.....
- (3) Pocket-money to residents without financial resources and not in receipt of a pension or allowance.....
- (4) Tobacco, and other supplies for smokers.....
- (5) Newspapers, magazines and books for the use of residents.....
- (6) Recreation and entertainment.....
- (7) Other welfare provisions for residents (specify).....

\$

4. Funeral and Burial Expenses.....

SUB-TOTAL (carry over to page 3)

\$

SUB-TOTAL (carried over from page 2)		\$
5. General Operation and Administration Expenses (not including operation and maintenance of farm):		
(1) Group I:		
(a) household supplies, laundry, and cleaning materials.		
(b) purchase of furnishings—replacements, only (list items and expenditure for each)		
(c) purchase of equipment—replacements, only (list items and expenditure for each)		
(d) repairs to and maintenance of buildings, equipment, and grounds of the home (OTHER THAN farm buildings, land and equipment) (give details and breakdown of expenditures)		
.		\$
(2) Group 2:		
(a) rent.		
(b) fuel.		
(c) utilities:		
(i) water.		
(ii) gas.		
(iii) electricity.		
(iv) telephone.		
(v) garbage collection.		
(vi) sewers.		
(vii) other (specify).		
(d) freight and express.		
(e) travel expenses and mileage for employees of the home for the aged.		
(f) stationery and office supplies.		
(g) salaries and wages:		
(i) superintendent only.		
(ii) all other employees exclusive of physician for the home.		
(h) insurance (specify nature of coverage).		\$
6. Other Expenditures—Excluding Operation and Maintenance of Farm (list items and expenditure for each)		\$
.		\$
TOTAL OPERATING EXPENDITURES (PART II)		\$

PART III

CAPITAL ACCOUNT—EXPENDITURES

		Date of Minister's Approval
1. Purchase of additional furnishings (list items and expenditure for each)		
.....		
.....	\$	
2. Purchase of additional equipment (list items and expenditure for each)		
.....		
.....	\$	
3. Alterations to or in buildings or to the grounds of the home (give details and breakdown of expenditure).....		
.....		
.....	\$	
TOTAL CAPITAL EXPENDITURES (PART III)	\$	

CERTIFICATE FOR MONTHLY REPORT

We certify that the statements given in Parts I, II and III of this Report are true and correct, and the amounts shown have actually been expended, and no item is included which is not in accordance with the Act and the Regulations.

.....
(Signature and official title of
authorized officer)

Date....., 19....

.....
(Signature and official title of
authorized officer)

PART IV

TO BE COMPLETED FOR ANNUAL REPORT, ONLY

1. Average Gross Daily Cost	
(1) Total operating expenditures, Part II.....	\$
(2) Total capital expenditures, Part III.....	\$
(3) Gross total expenditures—(1) plus (2).....	\$
(4) Total number of resident days for all residents (as reported in sub-item 1 of item 3 of form 6).....	
(5) Average gross daily cost—(3) divided by (4).....	\$
2. Net Operating and Maintenance Cost	
(1) Total operating expenditures, Part II.....	\$
(2) Sub-total revenue, Part I.....	\$
(3) Total net cost—(Deduct (2) from (1)).....	\$

CERTIFICATE FOR ANNUAL REPORT

I certify that this financial report for the calendar year 19...., is true and correct.

Date....., 19....

.....
(Chartered Accountant or Certified
Public Accountant)

FORM 8
The Homes for the Aged Act, 1955

APPLICATION FOR MONTHLY PAYMENT OF PROVINCIAL SUBSIDY
FOR THE MONTH OF....., 19....

Name of Home for the Aged.....
Municipality or Board of The.....of.....

Under subsection 1 of section 23 and under section 24 of the Act, application is made for the monthly payment of the provincial subsidy for the month of....., 19.... The following statements are submitted in support of this application:

1. Statistical

	Number of Residents	Number of Residents Days
(1) Residents during month.....		
(2) Residents paying the average gross daily cost of maintenance of \$....., as established for the year 19....		
(3) Residents from unorganized territories (as reported on form 9).....		
(4) Residents maintained in whole or in part by the home or a municipality (deduct (2) and (3) from (1)).....		

2. Computation of Provincial Subsidy

(1) Total operating expenditures for month (Part II of Form 7).....	\$	
(2) Sub-total revenue for month (Part I of Form 7).....	\$	
(3) Net operating and maintenance cost for month—(deduct (2) from (1)) .	\$	
(4) Provincial subsidy—70 per cent of (3).....	\$	
(5) Total capital expenditures for month (Part III of Form 7).....	\$	
(6) Provincial subsidy—50 per cent of (5).....	\$	
(7) Total Provincial subsidy—(4) plus (6).....	\$	

3. Certificate

We certify that the above statements are true and correct and in accordance with the requirements of the Act and the Regulations.

Date....., 19....

(Signature and official title of authorized officer)

(Signature and official title of authorized officer)

FORM 10

*The Homes for the Aged Act, 1955*REQUEST FOR PAYMENT FOR NEW OR ADDITIONAL ACCOMMODATION
OR FOR AN ADDITION TO OR EXTENSION OF A HOME

Name of Home for the Aged.....
Municipality or Board of The.....of.....

PART I

Under subsection 1 of section 23 of the Act, request is made for a payment of \$..... being

- (a) a portion of the estimated cost of \$.....for construction, equipment and furnishings for
.....
(a new building, or an addition to, or extension of the home)

for one of the following:

- (i) 5 per cent when all structural work below the ground floor joists or slabs is completed..... \$.....
(ii) 20 per cent when the roof is on and the building, addition or extension is enclosed.. \$.....
(iii) 10 per cent where the interior partitions are installed and finished..... \$.....
(iv) an amount, as approved by the Minister..... \$.....
(b) the portion of the actual cost of \$..... for the construction, equipment and furnishings for a new building, or an addition to, or an extension of the home, when all accounts have been paid and sales-tax refunds received, as certified by the auditor for the home; the amount of \$..... being calculated as follows:

Actual cost of construction, furnishings and equipment.....	\$.....
Less refunds of federal sales-tax.....	\$.....
NET ACTUAL COST	\$.....
50 per cent of net actual cost.....	\$.....
Less payments previously made under clause (a).....	\$.....
	\$.....

We certify that the work for which payment is requested has been completed.

.....
(Signature and official title of
authorized officer)

Date.....19....

.....
(Signature and official title of
authorized officer)

PART II

Under subsection 1 of section 23 of the Act, request is made for a payment of \$..... being

- (a) 50 per cent of the actual cost of \$..... for a building which has been acquired for use as a home for the aged;
(b) an amount as approved by the Minister of the estimated cost of \$..... for altering, furnishing and equipping the acquired building..... \$.....
(c) the portion of the actual cost of \$..... for altering, furnishing and equipping the acquired building which is ready for occupancy; all accounts have been paid and sales-tax refunds received, as

certified by the auditor for the home, and the amount of \$..... is calculated as follows:

Actual cost of alterations, furnishings and equipment.....	\$.....
Less refunds of federal sales-tax.....	\$.....
NET ACTUAL COST	\$.....
50 per cent of net actual cost.....	\$.....
Less payments previously made under clause (b).....	\$.....
	\$.....

We certify that this statement is true and correct and is in accordance with the requirements of the Act and the Regulations.

(Signature and official title of authorized officer)

Date....., 19....

(Signature and official title of authorized officer)

FORM 12

The Homes for the Aged Act, 1955

APPLICATION FOR PROVINCIAL SHARE OF THE COST OF MAINTENANCE OF PERSONS PLACED IN SPECIAL-HOME CARE

Name of Home for the Aged.....
Municipality or Board of the.....of.....

1. Under subsection 2 of section 15 of the Act, application is made for a payment of

\$.....

being the provincial share of monthly maintenance payments for the month of....., 19....
2. The following is a statement of maintenance payments for persons in special-home care during the month of....., 19....:

Name of Person	Gross Monthly Cost of Care	Person in Residence		Payments for Month		Provincial Share
		From	To	Other than by Municipality	By Municipality	
	\$.....			\$.....	\$.....	\$.....
TOTAL:				\$.....	\$.....	\$.....

I approve this statement.

(Signature of provincial authority)

Date....., 19....

I certify this statement is true and correct.

(Signature of superintendent or other authorized officer)

Date....., 19....

10. Form 9 of Ontario Regulations 168/55 is struck out and the following substituted therefor:

FORM 9

The Homes for the Aged Act, 1955

**STATEMENT FOR THE MONTH OF 19.... AS TO THE COST OF
MAINTENANCE FOR CERTAIN PERSONS WHOSE RESIDENCE BEFORE
ADMISSION TO A HOME FOR THE AGED WAS IN UNORGANIZED
TERRITORY**

Name of Home for the Aged.....

Municipality or Board of The.....of.....

Date.....
(month) (day) (year)

Under section 25 of the Act, the municipality of the.....of.....

.....or the board of the.....
(name of home for the aged)

applies for the amount shown in item 2 (5), for the maintenance of certain persons whose residence before admission was in unorganized territory.

1. Record of Residents from Unorganized Territory in the District of

- (1) Non-Paying Residents—(DO NOT INCLUDE residents who are in receipt of Old Age Security, Old Age Assistance, Blind Persons' Allowances or those whose maintenance in the home is being paid in whole or in part from any other source).

Name of Resident	Address before Admission	Resided in the Home During the Month of 19....		Number of Resident Days During Month
		Date of Admission	Date of Discharge	
TOTAL NUMBER OF RESIDENT DAYS				

- (2) Paying Residents—(INCLUDE residents in receipt of Old Age Security, Old Age Assistance, Blind Persons' Allowances and those whose maintenance is being paid in whole or in part from any other source).

Name of Resident	Address before Admission	Resided in the Home During the Month of 19....		Number of Resident Days During Month	Amount Contributed During Month
		Date of Admission	Date of Discharge		
TOTALS					\$

2. Total Cost of Maintenance:

- (1) Average gross daily cost of maintenance as established for the year 19..... \$
- (2) Total number of resident days for month—Non-Paying Residents plus Paying Residents.....
- (3) Total cost of maintenance for month—((1) multiplied by (2))..... \$
- (4) Total amount contributed during month..... \$
- (5) Net cost of maintenance for month—(deduct (4) from (3))..... \$

3. CERTIFICATE:

I certify that this statement is true and correct and is in accordance with the requirements of the Act and the Regulations.

Date....., 19....

.....
(Signature and official title of
authorized officer)

I approve this statement:

Date....., 19....

.....
(Signature of provincial authority)

11. Ontario Regulations 192/57 are revoked.

(5716)

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THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 149/58.

Capital Grants.

New and Revoking O. Regs. 202/52,
59/53, 207/53, 23/54, 72/54, 17/55,
55/55, 85/55, 63/56, 130/56 and
7/57.

Made—29th May, 1958.

Filed—3rd June, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

CAPITAL GRANTS

1. In these regulations

(a) "auxiliary-services accommodation" means that part of a hospital established and maintained by the hospital

- (i) as autopsy facilities,
- (ii) as a laboratory,
- (iii) as a dispensary,
- (iv) for diagnosis or treatment by x-ray,
- (v) for treatment by occupational therapy,
- (vi) for treatment by physiotherapy,
- (vii) for emergency services,
- (viii) for community health services, or
- (ix) for hospital training facilities;

(b) "bed-unit" means

- (i) three nursery cubicles for the care of new-born infants, or
- (ii) 300 square feet of interior floor space of auxiliary-services accommodation;

(c) "building project" means

- (i) the acquisition of existing buildings and the alteration thereof,
- (ii) new construction, or
- (iii) additions or alterations to hospital buildings;

(d) "cancer unit" means that part of a public hospital established and maintained in accordance with an approved agreement under section 6 of *The Cancer Act, 1957*, for the diagnosis and treatment of cancer;

(e) "capital grant" means a grant to a hospital toward the capital cost of

- (i) hospital construction for beds for patients,
- (ii) nurses' residence,
- (iii) interns' residence,
- (iv) organized out-patient department or auxiliary-services accommodation, provided by means of a building project, or
- (v) a renovation project;

(f) "detention unit" means that part of a hospital established and maintained by the hospital for the temporary care of mentally ill and mentally defective persons;

(g) "estimated cost" means the estimated cost of a building project and includes the estimated cost of furnishings and equipment therefor;

(h) "hospital-construction capital grant" means a capital grant for accommodation for beds for the treatment of patients;

(i) "hospital training facilities" means accommodation for training facilities for health and hospital personnel;

(j) "interns' residence" means living accommodation for interns who are on the staff of the hospital;

(k) "isolation unit" means that part of a public hospital maintained in accordance with an agreement under subsection 2 of section 48 of *The Public Health Act* for the reception and care of persons suffering from communicable disease under subsection 1 of section 43 of that Act;

(l) "nurses' residence" means living accommodation for nurses and other employees who are engaged in nursing patients of a hospital;

(m) "paediatric unit" means that part of a public hospital established and maintained by the hospital for the purpose of examining, consulting for diagnosing, and treating patients under 14 years of age;

(n) "psychiatric unit" means that part of a public hospital

- (i) established and maintained by the hospital for the purpose of examining, consulting for diagnosing, and treating patients suffering from psychiatric disorders, and

- (ii) provided with equipment and facilities and a duly qualified medical practitioner who holds a specialist's certificate in psychiatry issued by The Royal College of Physicians and Surgeons of Canada, to render the services under subclause i;

- (o) "renovation project" means a project for the major renovation or alteration of a hospital, a nurses' residence, an interns' residence, auxiliary-services accommodation, or any part thereof which has become obsolete or otherwise inadequate, to provide adequate accommodation therein.

2.(1) A hospital-construction capital grant shall not be paid to a hospital except upon application in Form 1.

(2) A capital grant for a nurses' residence, or an interns' residence, shall not be paid to a hospital except upon application in Form 2.

(3) A capital grant for an organized out-patient department or auxiliary-services accommodation shall not be paid to a hospital except upon application in Form 3.

(4) A capital grant for a renovation project shall not be paid to a hospital except upon application in Form 4.

3.(1) A hospital-construction capital grant shall not exceed in the case of

- (a) a psychiatric unit of a Group A Hospital, or of a Group B hospital having a total bed capacity exceeding 200 beds, or

- (b) a detention unit,

\$8,500 for each bed, or the difference between the grant payable by Her Majesty in right of Canada and the actual cost that is not in excess of \$10,500, whichever is the lesser.

(2) Where a building project was commenced but not completed before the 1st day of January, 1958, in the case of

- (a) a Group A or B hospital, except in respect of a psychiatric unit or a detention unit mentioned in subregulation 1, or a Group C hospital, the hospital-construction capital grant shall not exceed \$1,000 for each bed;

- (b) a hospital other than one in Group A, B, C or D, the hospital-construction capital grant shall not exceed \$2,000 for each bed;

- (c) a nurses' residence, the capital grant shall not exceed \$1,000 for each bed;

- (d) an organized out-patient department or auxiliary-services accommodation, the capital grant shall not exceed \$1,000 for each bed-unit;

plus an amount in respect of each of the clauses a, b, c and d, which shall bear the same relation to \$1,000 for each bed or bed-unit as the cost of the portion of the building project still to be completed after the 31st day of December, 1957, bears to the total cost of the building project when finally determined, or 50 per cent of the total cost of the building project, whichever is the lesser, and

- (e) an interns' residence, an amount which shall bear the same relation to \$2,000 for each bed as the cost of the portion of the building project still to be completed after the 31st day of December, 1957, bears to the total cost of the building project when finally determined, or 50 per cent of the total cost, whichever is the lesser.

(3) Where a building project was commenced on or after the 1st day of January, 1958, in the case of

- (a) a Group A or B hospital, except in respect of a psychiatric unit or detention unit mentioned in subregulation 1, or a Group C hospital, the hospital-construction capital grant shall not exceed \$2,000 for each bed;

- (b) a hospital other than one in Group A, B, C or D, the hospital-construction capital grant shall not exceed \$3,000 for each bed;

- (c) a nurses' residence, the capital grant shall not exceed \$2,000 for each bed;

- (d) an interns' residence, the capital grant shall not exceed \$2,000 for each bed;

- (e) an organized out-patient department or auxiliary-services accommodation, the capital grant shall not exceed \$2,000 for each bed-unit;

or 50 per cent of the total cost, whichever is the lesser, and

- (f) a renovation project, for each bed improved by such renovation or alteration, the capital grant shall not exceed one-third of the total cost of the renovation project or \$2,000 whichever is the lesser, or such lesser amount as may be deemed by the Commission sufficient for the public interest.

(4) In the case of a Group D hospital, a hospital-construction capital grant shall not exceed

- (a) in respect of new construction, 33 1/3 per cent, and

- (b) in respect of the purchase of existing buildings, or alterations or additions, 50 per cent,

of the estimated cost.

4. The administrator of a hospital making application for a capital grant shall submit a preliminary sketch-plan in triplicate of any existing buildings acquired or proposed to be acquired for the purposes of the hospital and the alterations necessary thereto, or of the new construction, additions or alterations, as the case may be.

5.(1) No hospital-construction capital grant shall be paid to a hospital in Group A, B, C or D where the total number of beds in all the hospitals in the area served by the applicant hospital, including the proposed additional beds, exceeds 5.5 beds for each thousand of the population of the area.

(2) No hospital-construction capital grant, in respect of a psychiatric unit shall be paid for any beds in excess of 6 per cent of the total number of beds in all the hospitals in the area served by the applicant hospital.

(3) In computing the number of beds in the hospitals for the purpose of subregulation 1, beds in a

- (a) cancer unit,

- (b) isolation unit,

- (c) paediatric unit, or

(d) psychiatric unit,
shall not be included.

6.(1) In this regulation "existing beds" means the nurses' residence beds in the hospital, exclusive of the proposed additional beds.

- (2) No capital grant for nurses' residence shall be paid for beds in excess of the ratio of
- (a) 1.5 nurses' residence beds for each 2 beds for patients in the case of a hospital that conducts a school of nursing in accordance with *The Nursing Act, 1951*, and
 - (b) one nurses' residence bed for each 2 beds for patients in the case of a hospital, other than a hospital mentioned in clause a.

(3) Where the number of existing beds is less than the ratio referred to in subregulation 2, but that number added to the proposed additional beds would result in the total number of beds exceeding that ratio, no capital grant shall be paid with respect to any beds in excess of that ratio.

7.(1) A capital grant towards the cost of a renovation project, an alteration of an existing hospital building, or an addition of one or more storeys to an existing hospital building and the necessary alterations thereof shall be paid in instalments as follows:

- (a) one-quarter when one-quarter of the work is completed;
- (b) one-quarter when one-half of the work is completed;
- (c) one-quarter when three-quarters of the work is completed; and
- (d) the balance when the alteration or addition is completed, furnished and equipped and ready to receive patients.

8. Where an applicant hospital has
- (a) secured approval to the building project under subsection 4 of section 4 of the Act, and
 - (b) complied with the regulations that are applicable to the building project,

the Commission shall pay the grant in accordance with these regulations.

NORTHERN ONTARIO GRANT

9.(1) Notwithstanding subregulations 2 and 3 of regulation 3, the Commission may pay to a public hospital located in a municipality with a population of not more than 12,000 in a territorial district a special hospital-construction capital grant which shall not exceed

- (a) an amount equal to the total amount of all contributions, other than grants made by Her Majesty in right of Canada and in right of Ontario, made to a building project; or
- (b) \$2,000 for each bed in a Group B or C hospital; or
- (c) \$1,000 for each bed in a Group E, F or G hospital;

whichever is the lesser.

(2) Notwithstanding subregulations 2 and 3 of regulation 3, the Commission may pay to a public hospital located in a municipality with a population of more than 12,000 in a territorial district a special hospital-construction capital grant which shall not exceed

- (a) an amount equal to the total amount of all contributions, other than grants made by Her Majesty in right of Canada and in right of Ontario, made to a building project; or
 - (b) \$500 for each bed in a Group B or C hospital; or
 - (c) \$250 for each bed in a Group E, F or G hospital;
- whichever is the lesser.

(3) A special grant made under this regulation shall be paid in instalments in accordance with regulation 7.

(4) Where a building project was commenced but not completed before the 1st day of January, 1958, a special grant made under this regulation shall bear the same relation to the amount set out for each bed in subregulations 1 and 2 as the cost of the portion of the building project still to be completed after the 31st day of December, 1957, bears to the total cost of the building project when finally determined.

REVOCATION

10. Ontario Regulations 202/52, 59/53, 207/53, 23/54, 72/54, 17/55, 55/55, 85/55, 63/56, 130/56 and 7/57 are revoked.

FORM 1

The Public Hospitals Act, 1957

APPLICATION FOR A
HOSPITAL-CONSTRUCTION CAPITAL GRANT

To The Ontario Hospital Services Commission,
Toronto.

The.....hospital applies for
(name of hospital)

a hospital-construction capital grant under the Act and regulations and in support gives the following information:

- 1. Names of municipalities served by applicant hospital.....
- 2. Population of each municipality referred to in item 1.....
- 3. Names of other hospitals serving municipalities mentioned in item 1.....
- 4. Bed capacities of hospitals referred to in item 3....
- 5. Number of beds in the applicant hospital assigned to the following services:

	Private and Semi- private Beds	Public- ward Beds	Totals
Medical.....			
Surgical.....			
Maternity.....			
Paediatric.....			
Bassinets for New-born.....			

6. Number of additional beds proposed for the following services:

	Private and Semi- private Beds	Public- ward Beds	Totals
Medical.....			
Surgical.....			
Maternity.....			
Paediatric.....			
Bassinets for New-born.....			

7. Number of existing beds assigned to the following services to be abandoned:

	Private and Semi- private Beds	Public- ward Beds	Totals
Medical.....			
Surgical.....			
Maternity.....			
Paediatric.....			
Bassinets for New-born.....			

8. The following services marked with the letter "X" are inadequate and the extension thereof is proposed:

Laundry
Dietary
Power Plant
Utility Rooms
Operating Rooms
Delivery Rooms
Nursery
Diagnostic Services as specified

9. Estimated cost of proposed building project in detail, including the cost of

- acquisition of site, if part of this project,
- work on site and landscaping,
- new construction,
- additions or alterations to, or renovation of hospital buildings,
- acquisition of existing buildings,
- additions or alterations to, or renovation of existing buildings acquired as part of this project,
- fixed equipment,
- furnishings,
- architect's fees,
- other professional fees,
- any other expenditures required for the project.

10. Estimated cost per cubic foot of new construction, excluding the cost of fixed equipment and furnishings.

11. Name and address of architect.

12. Proposed method of financing in detail—

- Cash on hand
- Other assets

- (c) Municipal contributions

- already received
- promised for the future

- (d) Public subscription

- amount already received
- pledges anticipated

If the hospital is to be partly financed by means of a mortgage, debentures or other loans, give details of proposal.

13. The municipality has (has not) agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result wasfor and.....against.

14. Proposed date of start of building project.

15. Expected date of completion of building project.

Date.....19.....
Chairman or Secretary of the Board

FORM 2

The Public Hospitals Act, 1957

APPLICATION FOR A CAPITAL GRANT FOR A NURSES' RESIDENCE OR AN INTERNS' RESIDENCE

To the Ontario Hospital Services Commission,
Toronto.

The.....hospital applies for
(name of hospital)

a capital grant for a nurses' residence (interns' residence) under the Act and regulations and in support gives the following information:

1. The building project involves

- the acquisition of existing buildings,
- additions or alterations to, or renovation of existing buildings,
- new construction,
- additions or alterations to, or renovation of hospital buildings.

2. The number of beds for nurses or interns

- available at present.....
- proposed.....
- to be abandoned.....
(if any)

3. Brief description of the building project.....

4. Name and address of architect.....

5. Estimated cost of proposed building project in detail, including the cost of

- acquisition of site, if part of this project,

- (b) work on site and landscaping,
 - (c) new construction,
 - (d) additions or alterations to, or renovation of hospital buildings,
 - (e) acquisition of existing buildings,
 - (f) additions or alterations to, or renovation of existing buildings asquired as part of this project,
 - (g) fixed equipment,
 - (h) furnishings,
 - (i) architect's fees,
 - (j) other professional fees,
 - (k) any other expenditures required for the project.
6. Estimated cost per cubic foot of new construction excluding the cost of fixed equipment and furnishings.
7. Name and address of architect.
8. Proposed method of financing in detail—
- (a) Cash on hand
 - (b) Other assets
 - (c) Municipal contributions
 - (i) already received
 - (ii) promised for the future
 - (d) Public subscription
 - (i) amount already received
 - (ii) pledges anticipated
- If the hospital is to be partly financed by means of a mortgage, debentures or other loans, give details of proposal.
9. The municipality has (has not) agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result wasfor and.....against.
10. Proposed date of start of building project.
11. Expected date of completion of building project.
- Date.....19...
Chairman or Secretary of the Board

FORM 3

The Public Hospitals Act, 1957

APPLICATION FOR A CAPITAL GRANT FOR
AUXILIARY-SERVICES ACCOMMODATION OR
ORGANIZED OUT-PATIENT DEPARTMENT

To The Ontario Hospital Services Commission,
Toronto.

The.....hospital applies for a
(name of hospital)

capital grant under the Act and regulations, in respect
of

- (i) autopsy facilities.....
 - (ii) a laboratory.....
 - (iii) a dispensary.....
 - (iv) an x-ray department.....
 - (v) an occupational-therapy department.....
 - (vi) a physiotherapy department.....
 - (vii) emergency services.....
 - (viii) community health services.....
 - (ix) hospital training facilities.....
 - (x) an organized out-patient department.....
- and in support gives the following information;
1. The building project involves
- (a) the acquisition of existing buildings,
 - (b) additions or alterations to, or renovation of existing buildings,
 - (c) new construction,
 - (d) additions or alterations to, or renovation of hospital buildings.
2. The dimensions of accommodation of proposed auxiliary-services accommodation or organized out-patient department:
- | (a) Divisions of proposed auxiliary-services accommodation or organized out-patient department | Area in square feet |
|--|---------------------|
| | |
| | |
3. Estimated cost of proposed building project in detail, including the cost of
- (a) acquisition of site, if part of this project,
 - (b) work on site and landscaping,
 - (c) new construction,
 - (d) additions or alterations to, or renovation of hospital buildings,
 - (e) acquisition of existing buildings,
 - (f) additions or alterations to, or renovation of existing buildings acquired as part of this project,
 - (g) fixed equipment,
 - (h) furnishings,
 - (i) architect's fees,
 - (j) other professional fees,
 - (k) any other expenditures required for the project.
4. Estimated cost per cubic foot of new construction excluding the cost of fixed equipment and furnishings.
5. Name and address of architect.
6. Proposed method of financing in detail—
- (a) Cash on hand

(b) Other assets

(c) Municipal contributions

(i) already received

(ii) promised for the future

(d) Public subscription

(i) amount already received

(ii) pledges anticipated

If the hospital is to be partly financed by means of a mortgage, debentures or other loans, give details of proposal.

7. The municipality has (has not) agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result wasfor and.....against.

8. Proposed date of start of building project.

9. Expected date of completion of building project.

Date..... Chairman or Secretary of the Board

FORM 4

The Public Hospitals Act, 1957

APPLICATION FOR A CAPITAL GRANT FOR A RENOVATION PROJECT

To The Ontario Hospital Services Commission,
Toronto.

The.....hospital applies for
(name of hospital)

a capital grant for a renovation project under the Act and regulations and in support gives the following information: (Add an extra sheet if necessary to complete the information required under any item)

1. Reasons for considering the proposed project to be a *major* renovation project:

2. Date(s) when building(s) to be renovated were first constructed.....

3. Years of expected life of building(s) after renovation is completed.....

4. The number of bassinets and beds of all types that will be abandoned because of the renovation:

(a) Bassinets.....

(b) Beds.....

5. Have the plans for the renovation project been approved by the local Fire Department authorities?

6. Describe the present deficiencies of the existing structure, facilities and services.....

7. Describe the increased bed and bassinet accommodation, improvements in facilities, services, efficiency and economy, or any other improvements that will result from the renovation project

8. Describe the proposed type of construction, materials, fireproofing, finishes, etc., involved in the renovation project:

9. Further explanation and remarks.....

10. Estimated cost of proposed building project in detail, including the cost of

(a) acquisition of site, if part of this project,

(b) work on site and landscaping,

(c) new construction,

(d) additions or alterations to, or renovation of hospital buildings,

(e) acquisition of existing buildings,

(f) additions or alterations to, or renovation of existing buildings acquired as part of this project,

(g) fixed equipment,

(h) furnishings,

(i) architect's fees,

(j) other professional fees,

(k) any other expenditures required for the project.

11. Estimated cost per cubic foot of new construction excluding the cost of fixed equipment and furnishings.

12. Name and address of architect.

13. Proposed method of financing in detail—

(a) Cash on hand

(b) Other assets

(c) Municipal contributions

(i) already received

(ii) promised for the future

(d) Public subscription

(i) amount already received

(ii) pledges anticipated

If the hospital is to be partly financed by means of a mortgage, debentures or other loans, give details of proposal.

14. The municipality has (has not) agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result wasfor and.....against.

15. Proposed date of start of building project.

16. Expected date of completion of building project.

Date.....19.. Chairman or Secretary of the Board

(5717)

24

THE DIVISION COURTS ACT

O. Reg. 150/58.
Tariff of Fees.
New and Amending O. Reg. 270/50
(C.R.O. 393).
Made—29th May, 1958.
Filed—3rd June, 1958.

REGULATIONS MADE UNDER
THE DIVISION COURTS ACT

- 1. The fees payable to clerks shall be those set out in Schedule 1.
- 2. The fees payable to bailiffs shall be those set out in Schedule 2.
- 3. The fees payable to appraisers and witnesses shall be those set out in Schedule 3.
- 4. Ontario Regulations 270/50 are amended by revoking all under the headings FEES, BAILIFF'S FEES and FEES TO WITNESSES AND APPRAISERS.

SCHEDULE 1

CLERK'S FEES

- 1. Upon filing claims and counterclaim, except in jury cases:
 - (a) Where claim is \$ 10 and under..... \$ 2.00
 - Where claim exceeds \$ 10 and does not exceed \$ 20..... 3.15
 - Where claim exceeds \$ 20 and does not exceed \$ 60..... 3.50
 - Where claim exceeds \$ 60 and does not exceed \$100..... 4.25
 - Where claim exceeds \$100 and does not exceed \$200..... 5.75
 - Where claim exceeds \$200..... 8.00
 - (b) Where there is more than one defendant including a third party, a garnishee before judgment, or a defendant in an action of interpleader or replevin, for each extra defendant..... 1.00
- 2. Receiving transmission from another division court for service..... .75
- Handling and postage..... .25
- 3. Transmitting papers to another division court for service, including handling and postage..... .50
- 4. Receiving and entering a summons transferred from another division court on a judge's order. This item shall be borne by the plaintiff..... 2.00
- 5. Issuing summons to jury, including a copy for each jurymen..... 2.00
- 6. Issuing summons to witness
 - Original and one copy..... .50
 - Each additional copy..... .25

TRANSCRIPT OF JUDGMENT

- 7. Transmitting transcript to another division court..... 1.00
- Handling and postage..... .25
- 8. Receiving transcript of judgment..... 1.00
- 9. Receiving a county or supreme court judgment for garnishee proceedings..... 1.00

DIRECTION TO GARNISHEE

- 10. Filing affidavit and issuing direction to garnishee, including preparation of affidavit where necessary..... 2.50
- 11. Placing garnishee proceeding on the trial list..... 1.00
- Postage..... .50

JUDGMENT SUMMONS

- 12. Issuing judgment summons..... 4.00

EXECUTIONS

13. Issuing writ of execution, including renewal if necessary..... \$ 1.50

WARRANT OF COMMITMENT

14. Issuing warrant of commitment, including judge's order and renewal if necessary..... 2.00

CONSOLIDATION OF ACCOUNTS

15. Debtor to file own affidavit..... .50
 16. Original order to be filed with clerk..... .50
 17. Issuing certified copies of order—each..... .25
 18. Plaintiff to obtain notice of judgment..... 1.00
 19. Filing notice of judgment..... .50
 20. Issuing certificate of termination of consolidation order..... .50
 21. Copy of certificate of termination to be filed with clerk of other court..... .50

DOCUMENTS

22. Furnishing duly certified copies of summons, notices, and papers, with all proceedings for the purpose of appeal..... 1.00
 23. Certified true copy of judgment..... 1.00
 24. Preparation of bond, including affidavits of justification and execution..... 1.00
 25. Receiving and entering a judge's order after judgment..... 1.00
 26. If registered post is necessary for transmission of any of the above documents add..... 25c

SEARCH

- 27.(1) Search by a person not a party to the suit or proceedings
 1 to 25 searches..... each .15
 In excess of 25 searches..... each .10
 (2) Search by a party to the suit or proceeding, where the suit or proceeding is over one year old.... .10
 (3) No fee is chargeable for search by a party to the suit or proceeding where the suit or proceeding is not over one year old.
 28. Preparation of records of judgment—per name..... .15

SCHEDULE 2

BAILIFF'S FEES

1. For service of summons and counterclaim, except in jury cases:
 (a) Where claim is \$ 10 and under..... \$ 1.00
 Where claim exceeds \$ 10 and does not exceed \$ 20..... 1.85
 Where claim exceeds \$ 20 and does not exceed \$ 60..... 2.25
 Where claim exceeds \$ 60 and does not exceed \$100..... 2.75
 Where claim exceeds \$100 and does not exceed \$200..... 3.25
 Where claim exceeds \$200..... 3.50
 (b) Where there is more than one defendant including a third party, a garnishee before judgment or a defendant in an action of interpleader or replevin, for each extra defendant.... 1.00
 2.(1) Subject to sub-item 2, mileage per mile necessarily travelled other than in an unsuccessful attempt to effect service, one way,
 (a) in northern Ontario..... .25
 (b) in southern Ontario..... .20

For the purpose of this item the dividing line between southern Ontario and northern Ontario is as follows:

Highway No. 12 from Penetanguishene through Midland to its junction with No. 7 north of Sunderland, No. 7 eastward to Perth, No. 15 to Carleton Place, No. 29 to Arnprior, No. 17 to Renfrew, the paved county road from Renfrew through Douglas to Pembroke, No. 17 Pembroke to Chalk River; the said highways to be included in southern Ontario.

(2) In the following courts mileage shall be allowed to the bailiff only in excess of 10 miles:—

COUNTY OR DISTRICT	NUMBER
Carleton	1 and 7
Essex	7
Lincoln	2
Middlesex	1
Ontario	8
Sudbury	1
Welland	4
Wentworth	1 and 9
York	1, 8, 9, 11 and 12

- | | |
|---------------------------------------|---------|
| 3. Service of summons to witness..... | \$ 1.50 |
| 4. Service of summons to juryman..... | 1.00 |

DIRECTION TO GARNISHEE

- | | |
|--|------|
| 5. Service of direction to garnishee on garnishee..... | 1.00 |
| 6. Service of direction to garnishee on debtor..... | 1.00 |

JUDGMENT SUMMONS

- | | |
|-------------------------------------|------|
| 7. Service of judgment summons..... | 2.00 |
|-------------------------------------|------|

EXECUTIONS

- | | |
|--|---------|
| 8. The fee for enforcing a writ of execution or any other process after judgment shall be that set out in item 1, in respect of the amount of the judgment. | |
| 9. On every schedule of property seized, attached or replevied, including affidavit of appraisal when necessary, the fee shall be that set out in item 1, in respect of the amount of the judgment. | |
| 10. Preparation of bond, including affidavit of justification and execution..... | 1.00 |
| 11. Posting three notices of sale under execution or under attachment..... | 1.00 |
| 12. Reasonable allowances and disbursements, necessarily incurred | |
| (a) to remove property seized in addition to the fees for seizure and milceage, except that where he takes a bond, the disbursements shall be..... | \$ 1.00 |
| (b) for assistance in the seizure, or securing or retaining of property. | |
| 13. If the execution or process in attachment in the nature of execution is satisfied in whole or in part after seizure and before sale, whether by action of the parties or otherwise, 3 per cent of the amount directed to be levied or 3 per cent of the amount of the value of the property seized, whichever is the lesser. | |
| 14. Poundage on executions, and on attachments in the nature of executions, 5 per cent of the amount realized from property necessarily sold, exclusive of mileage going to seize and sell. | |
| 15. When a debtor is arrested under a warrant of commitment and conveyed to gaol, constable fee.. | 4.00 |

SCHEDULE 3

FEEES TO WITNESSES AND APPRAISERS

ALLOWANCES TO WITNESSES

- | | |
|---|---------|
| 1. For attendance in court—per day..... | \$ 1.00 |
| 2. Barristers, solicitors, physicians, surgeons, engineers and veterinary surgeons, who are not parties to the cause, when they attend to give evidence of a professional service rendered by them or to give a professional opinion—per day..... | 4.00 |
| 3. Where witness resides more than three miles from the place where the court is held, his reasonable travelling expenses actually incurred not exceeding 20 cents per mile one way. | |
| 4. Where a witness attends in more than one case his allowance referable to each case shall be the proportion of the allowance that the case bears to the total number of cases. | |

FEEES OF APPRAISERS

- | | |
|--|------|
| 5. To each appraiser for each day actually employed in appraising property seized under warrant of attachment..... | 2.00 |
|--|------|

THE LAND TITLES ACT

O. Reg. 151/58.

Rules.

Amending Regulations 237 of Consolidated Regulations of Ontario, 1950.

Made—29th May, 1958.

Filed—3rd June, 1958.

REGULATIONS MADE UNDER
THE LAND TITLES ACT

1. Regulations 237 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following schedule:

SCHEDULE 2

FEES PAYABLE TO THE DIRECTOR OF TITLES

PROCEEDINGS BEFORE THE DIRECTOR

1. For every appointment.....	\$.50
2. For approving and settling form and substance of an application.....	3.00
3. For marking a document acceptable for registration.....	1.00
4. For preparation and service of a notice, each party served.....	1.00
5. For hearing an application, each hour or part thereof.....	3.00

6. For each order by the director.....\$ 1.00

PLANS

7.(1) For approval of a plan under subsection 9 of section 107 of the Act.....	5.00
(2) Where the number of lots and blocks shown on the plan exceeds 50 but does not exceed 100, each lot or block over 50.....	.10
(3) Where the number of lots and blocks exceeds 100, each lot or block over 100....	.05
(4) On the re-examination of a plan re-submitted after correction of errors.....	10.00
8.(1) Where the survey is verified on the ground under subsection 10 of section 107 of the Act, each day or part thereof required for the examination.....	10.00
(2) For the distance necessarily travelled from the proper office of land titles, to the surveyed land and return, each mile.....	.10

MISCELLANEOUS

9. For return of documents or plans by postage or express, actual disbursement.

(5719) 24

Publications Under The Regulations Act

June 21st, 1958

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 152/58.

General Regulations.

Amending Regulations 331 of Consolidated Regulations of Ontario, 1950.

Made—29th May, 1958.

Filed—5th June, 1958.

REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

1.(1) Subregulation 1 of regulation 2 of Regulations 331 of Consolidated Regulations of Ontario, 1950 is revoked and the following substituted therefor:

(1) Operating licences are classified as follows and may contain one or more of the following classifications:

- (a) Class A—authorizing the licensee to conduct as a common carrier a public commercial vehicle service between places on the King's Highway and other places named in the licence;
- (b) Class B—authorizing the licensee to conduct as a common carrier a public commercial vehicle service from or to a home terminal not on the King's Highway or between places not on the King's Highway;
- (c) Class C—authorizing the licensee to transport as a common carrier only one person's goods at a time and only on a continuous trip from or to the place or places named in the licence;
- (d) Class D—authorizing the licensee to conduct a public commercial vehicle service, exclusively for the transportation of goods to or from the person named in the licence or operated exclusively for the transportation of a particular type of goods or class of freight designated in the licence;
- (e) Class E—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of milk and cream;
- (f) Class F—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of:
 - (i) livestock, coal, rough lumber, bricks, tile, cement blocks, cement, cinder blocks, garbage, sand, gravel, rubble, slag, earth, turf and crushed or uncut rock and stone or such of them as may be named in the licence, and
 - (ii) such other materials as may be named in the licence for use only in road construction and maintenance and only when carried to stock piles and construction sites;

(g) Class FS—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of livestock, feed, seed, fertilizer and supplies, for use in the operation and maintenance of farms only, or such of them as may be named in the licence, to or from farms within the area defined in the licence;

(h) Class H—for the carriage of uncrated used, household, office and store furniture, and where specially designed vehicles of the dropframe type are used, equipped with pads, belts, hooks, wardrobes and special packing containers,

(i) new uncrated furniture and fixtures to be used in a dwelling when part of the equipment or contents of such dwelling,

(ii) new uncrated furniture and fixtures of offices, museums, hospitals, factories and public institutions, when part of the equipment of the same,

(iii) objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes, and special packing containers;

(i) Class K—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of heavy-duty machinery, boilers, transformers and similar equipment which require special loading devices and cannot be carried on a standard truck, trailer or semi-trailer.

(2) Subregulation 3 of the said regulation 2 is revoked and the following substituted therefor:

(3) Goods carried in accordance with the terms of a Class C operating licence or the terms of a Class C operating licence included as a term of any operating licence

(a) shall not at any time be included with the goods of any other person on the same vehicle;

(b) shall not be transferred by the holder of one operating licence to the holder of another operating licence of the same or any other classification in these regulations;

(c) shall be confined to intra-provincial shipments originating at, consigned to and moving between points in Ontario only;

(d) shall be delivered directly to the consignee named in the bill of lading;

(e) being the goods of one consignor in transit picked up at his premises in one only of the places named in the operating licence may be delivered to more than one consignee; and

(f) being the goods of one consignee in transit consigned to his premises in one only of the places named in the operating licence may be picked up from more than one consignor.

(3) Subregulation 5 of the said regulation 2 is revoked and the following substituted therefor:

- (5) Where an operating licence authorizes a service to an urban municipality, the urban municipality shall be deemed to include the urban zone thereof.
- (6) Where a Class A or Class B licence authorizes service to and from points by routes designated in the licence, the licence shall be deemed to authorize service to and from points situated within a distance of one and one-half miles on either side of the routes, provided that the service shall be conducted over the routes named and such connecting roads as may provide access to the said points, to and from the said routes, unless specifically prohibited by the terms of such operating licence.
- (7) No person shall transport uncrated used, household, office and store furniture unless he is the holder of a Class H operating licence or a Class H operating licence included as part of the terms of his operating licence.

2. Regulations 331 of Consolidated Regulations of Ontario, 1950 are amended by adding thereto the following regulations;

- 2a. Where an operating licence is applied for and where the applicant is the holder of an operating licence, the terms of the licence applied for may be included in the operating licence that he holds in lieu of issuing a new operating licence.

(5729)

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THE HIGHWAY TRAFFIC ACT

O. Reg. 153/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—29th May, 1958.

Filed—5th June, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, 231/57, 263/57 and 46/58, is further amended by adding thereto the following items:

7. That part of the King's Highway known as Number 5 in the Township of Toronto in the County of Peel, lying between a point in the highway distant 800 feet measured easterly therealong from its intersection with the roadway known as Mississauga Road and a point in the highway distant 3300 feet measured easterly therealong from such intersection.
8. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 500 feet measured easterly therealong from its intersection with the roadway known as Bay Street in the community of Dunbarton and a point in the highway distant 600 feet measured easterly therealong from its intersection with the roadway known as Fairport Beach Road.

9. That part of the King's Highway known as Number 7 in the Township of Esquesing in the County of Halton, lying between its intersection with the westerly boundary of Lot 12, Concession XI and its intersection with the westerly limit of the roadway known as Draper Street.

2. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58, 75/58 and 99/58, is further amended by adding thereto the following items:

21. That part of the King's Highway known as Number 5 in the Township of Toronto in the County of Peel, lying between a point in the highway distant 900 feet measured westerly therealong from its intersection with the roadway known as Mississauga Road and a point in the highway distant 800 feet measured easterly therealong from such intersection.
22. That part of the King's Highway known as Number 5 in the Township of Toronto in the County of Peel, lying between a point in the highway distant 3300 feet measured easterly therealong from its intersection with the roadway known as Mississauga Road and a point in the highway distant 5300 feet measured easterly therealong from such intersection.
23. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between its intersection with the westerly limit of the Village of Pickering and a point in the highway distant 2000 feet measured westerly therealong.
24. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 600 feet measured easterly therealong from its intersection with the roadway known as Fairport Beach Road and a point in the highway distant 1500 feet measured westerly therealong from such intersection.
25. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 1000 feet measured easterly therealong from its intersection with the roadway known as Rose Bank Road to a point in the highway distant 1000 feet measured westerly therealong from its intersection with the roadway known as Altona Road.
26. That part of the King's Highway known as Number 7 in the Township of Esquesing in the County of Halton, lying between a point in the highway distant 1800 feet measured easterly therealong from its intersection with the roadway known as Adamson Street and a point in the highway distant 2500 feet measured easterly therealong.

3. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57 and amended by Ontario Regulations 46/58, is further amended by adding thereto the following items:

5. That part of the King's Highway known as Number 2 in the Township of Whitby in the County of Ontario, lying between its intersection with the westerly limit of the Town of Whitby and its intersection with the boundary line between the townships of Pickering and Whitby.

6. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 200 feet measured easterly therealong from its intersection with the roadway known as Harwood Avenue and its intersection with the easterly limit of the Village of Pickering.
7. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 2000 feet measured westerly therealong from its intersection with the westerly limit of the Village of Pickering to a point in the highway distant 500 feet measured easterly therealong from its intersection with the roadway known as Bay Street in the community of Dunbarton.
8. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 1500 feet measured westerly therealong from its intersection with the roadway known as Fairport Beach Road to a point in the highway distant 1000 feet measured easterly therealong from its intersection with the roadway known as Rose Bank Road.
9. That part of the King's Highway known as Number 2 in the Township of Pickering in the County of Ontario, lying between a point in the highway distant 1000 feet measured westerly therealong from its intersection with the roadway known as Altona Road and its intersection with the easterly limit of the Municipality of Metropolitan Toronto.
10. That part of the King's Highway known as Number 7 in the Township of Esquesing in the County of Halton, lying between its intersection with the westerly limit of the roadway known as the Tenth Line and its intersection with the westerly boundary of Lot 12, Concession XI.

(5730)

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THE FOREST FIRES PREVENTION ACT

O. Reg. 154/58.

General Regulations.

Amending O. Reg. 96/53 and

Revoking O. Reg. 110/57.

Made—5th June, 1958.

Filed—6th June, 1958.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

1. Schedules 3 and 9, and schedule 18 as remade by regulation 1 of Ontario Regulations 110/57, of Appendix A of Ontario Regulations 96/53 are struck out and the following substituted therefor:

SCHEDULE 3

FORT FRANCES FIRE DISTRICT

In the Territorial District of Rainy River and described as follows:

COMMENCING where the westerly boundary of the Territorial District of Thunder Bay intersects the boundary between Canada and United States in Saganaga Lake; thence due north along that boundary to the 48th mile post thereon in latitude 49° 0' 6"

north; thence due west 89 miles, 71 chains, 7 links, more or less, to the 18th mile post on O.L.S. Alexander Niven's 6th meridian line; thence due north along that meridian line 6 miles to the 24th mile post thereon; thence due west along O.L.S. Gillon's base line of 1919 to the north-east angle of the geographic Township of McLarty in the Territorial District of Rainy River and continuing west along the north boundaries of the geographic townships of McLarty and Claxton and the westerly production thereof to the east shore of Sabaskong Bay of Lake of the Woods; thence westerly and south-westerly along the south shore of that bay and along the east shore of that lake to where the same is intersected by the 49th degree parallel of north latitude; thence due west 15 miles, more or less, to the boundary between Canada and United States; thence southerly along that boundary to the mouth of the Rainy River; thence south-easterly and easterly along that river and the international boundary to Rainy Lake; thence easterly, southerly and south-easterly along that boundary through Rainy Lake and the several lakes, rivers and portages along that boundary, to the point of commencement.

SCHEDULE 9

LINDSAY FIRE DISTRICT

In the counties of Victoria and Peterborough, in the Provisional County of Haliburton, in the District of Muskoka, and described as follows:

COMMENCING at the north-westerly corner of the Township of Dalton in the County of Victoria; thence southerly along the westerly boundaries of the townships of Dalton and Carden to the south-westerly corner of the last-mentioned township; thence easterly along the southerly boundary of that township to the south-easterly corner thereof; thence southerly along the westerly boundary of the Township of Bexley to the south-westerly corner of that township; thence easterly along the southerly boundaries of the townships of Bexley and Somerville to the south-easterly corner of the last-mentioned township; thence southerly along the westerly boundary of the Township of Harvey in the County of Peterborough to the centre line of the north channel of the Otonabee River between Sturgeon Lake and Pigeon Lake; thence in a general easterly and southerly direction along that centre line to a point in Pigeon Lake which is south 74 degrees 16 minutes west astronomically from the south-westerly angle of Lot 2, Concession XVIII in the Township of Harvey; thence north 74 degrees 16 minutes east astronomically to that angle; thence in a general easterly direction along the southerly boundaries of the Township of Harvey and that part of the Township of Burleigh and Anstruther, which was formerly the Township of Burleigh, to the westerly boundary of that part of the Township of Belmont and Methuen which was formerly the Township of Methuen; thence southerly along that boundary to the south-westerly corner of that part of that township; thence easterly along the southerly boundary of that part of that township to the south-easterly corner of that township; thence northerly along the easterly boundaries of that part of that township, the Township of Chandos and the Township of Cardiff, in the Provisional County of Haliburton, to the north-easterly corner of the last-mentioned township; thence northerly along the easterly boundary of those parts of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, which were formerly the townships of Harcourt, Bruton and Clyde, to the north-easterly corner of that part of that township which was formerly known as the Township of Clyde; thence westerly along the northerly boundary of those parts of that township which were formerly the townships of Clyde and Eyre to the north-westerly corner of that part of that township which was formerly the Township of Eyre; thence southerly along the westerly boundary of that part of that township to the centre line of the allowance for road between concessions X and XI in that part of that township

which was formerly the Township of Havelock; thence westerly along that centre line to the westerly boundary of that part of that township; thence southerly along that boundary to the centre line of the allowance for road between concessions VIII and IX in that part of the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, which was formerly the Township of Sherborne; thence westerly along that centre line and the centre line of the allowance for road between lots 20 and 21 in Concession A to the westerly boundary of that part of that township; thence westerly along the centre line of the allowance for road between lots 20 and 21 in Concession A in the geographic Township of Ridout in the Territorial District of Muskoka to the centre line of the allowance for road in the rear of Concession A in that geographic township; thence southerly along that centre line to the southerly boundary of that geographic township; thence westerly along that boundary to the north-easterly corner of the geographic Township of Oakley; thence southerly along the easterly boundary of that geographic township to the south-easterly corner thereof; thence westerly along the southerly boundary of that geographic township to the south-westerly corner thereof; thence northerly along the westerly boundary of that geographic township to the south-easterly corner of the geographic Township of Draper; thence westerly along the southerly boundary of that geographic township to the north-easterly corner of the geographic Township of Ryde; thence southerly along the easterly boundary of that geographic township to the north-easterly corner of the Township of Dalton; thence westerly along the northerly boundary of that township to the point of commencement.

SCHEDULE 18

TWEED FIRE DISTRICT

In the counties of Frontenac, Hastings, Lanark, Lennox and Addington, and Renfrew, and described as follows:

COMMENCING at the most easterly corner of the Township of Darling in the County of Lanark; thence in a north-westerly direction along the north-easterly boundaries of that township, the Township of Bagot and Blithfield, and the Township of Admaston, in the County of Renfrew, to the most northerly corner of the last-mentioned township; thence south-westerly along the north-westerly boundary of that township to the most westerly corner thereof; thence north-westerly along the north-easterly boundary of the Township of Grattan to its intersection with the high-water mark on the southerly shore of the Bonnechere River; thence in a general north-westerly direction along that high-water mark, the high-water mark along the southerly shores of Mud Lake and the Bonnechere River to its intersection with the south-westerly boundary of the Township of Grattan; thence in a south-easterly direction along that south-westerly boundary to the most northerly corner of the Township of Sebastopol; thence in a south-westerly direction along the northerly boundary of that township to the most westerly corner thereof; thence in a north-westerly direction along the north-easterly boundary of that part of the Township of Brudenell and Lyndoch, which was formerly the Township of Brudenell, to the most northerly corner of that part; thence in a south-westerly direction along the north-westerly boundaries of that part, the Township of Radcliffe, and the Township of Bangor, Wicklow and McLure, in the County of Hastings, to the most westerly corner of that part of the last-mentioned township, which was formerly the Township of McLure; thence in a south-easterly direction along the south-westerly boundaries of that part of the last-mentioned township, that part of the Township of Monteagle and Herschel, which was formerly the Township of Herschel, and the townships of Faraday, Wollaston and Marmora and Lake to the most southerly corner of that part of the last-mentioned township, which was formerly the Township of

Marmora; thence in a north-easterly direction along the south-easterly boundary of the last-mentioned part to the most easterly corner thereof; thence in a south-easterly direction along the south-westerly boundary of the Township of Huntingdon to the most southerly corner thereof; thence in a north-easterly direction along the south-easterly boundaries of that township and the Township of Hungerford to the most easterly corner of the last-mentioned township; thence in a north-westerly direction along the north-easterly boundary of that township to the most southerly corner of the Township of Sheffield in the County of Lennox and Addington; thence in a general north-easterly and easterly direction along the southerly boundaries of that township and the townships of Hinchinbrooke and Bedford in the County of Frontenac to the most easterly corner of the last-mentioned township; thence in a general north-westerly direction along the north-easterly boundaries of that township and the townships of Oso and Palmerston to the most southerly corner of the Township of Lavant in the County of Lanark; thence in a north-easterly direction along the south-easterly boundaries of that township and the Township of Darling to the most easterly corner of the last-mentioned township; being the point of commencement.

2. Ontario Regulations 110/57 are revoked.

(5744)

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THE GAME AND FISHERIES ACT

O. Reg. 155/58.

Open Season for Deer and Moose in 1958.

New and Revoking O. Regs. 171/57, 206/57, 239/57, 249/57 and 250/57.

Made—5th June, 1958.

Filed—6th June, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR DEER AND MOOSE IN 1958

1. These regulations do not apply to provincial parks, and are subject to Ontario Regulations 35/53 and 212/57.

2. The holder of a licence in Form 5 or 15 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1958 in that part of Ontario described in Schedule 1 from the 1st of October to the 24th of December, both inclusive.

3. The holder of a licence in Form 5 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1958 in those parts of Ontario described in

- (a) Schedule 2 from the 1st of October to the 24th of December, both inclusive;
- (b) Schedule 3 from the 15th of October to the 24th of December, both inclusive;
- (c) Schedule 4 from the 1st of November to the 25th of November, both inclusive;
- (d) Schedule 5 from the 22nd of October to the 25th of November, both inclusive; and
- (e) Schedule 6 from the 15th of November to the 25th of November, both inclusive.

4. The holder of a licence in Form 6 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1958 in that part of Ontario described in Schedule A of Ontario Regulations 35/53 from the 1st of October to the 24th of December, both inclusive.

5. The holder of a licence in Form 7 of Ontario Regulations 104/56 may hunt, kill or destroy deer or moose in the year 1958 in those parts of Ontario described in Schedule 7 from the 3rd of November to the 15th of November, both inclusive.

6. The holder of a licence in Form 15 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1958 in that part of Ontario described in Schedule 3 from the 15th of October to the 15th of November, both inclusive.

7. The holder of a licence in Form 2, 4, 12, 14 or 15 of Ontario Regulations 104/56 may hunt, kill or destroy deer in the year 1958 in those parts of Ontario described in

- (a) Schedule 7 from the 3rd of November to the 15th of November, both inclusive;
- (b) Schedule 8 from the 22nd of October to the 25th of November, both inclusive;
- (c) Schedule 9 from the 1st of October to the 25th of November, both inclusive;
- (d) Schedule 10 from the 15th of October to the 25th of November, both inclusive;
- (e) Schedule 11 from the 1st of November to the 25th of November, both inclusive;
- (f) Schedule 12 from the 19th of October to the 14th of November, both inclusive, and from the 15th of November to the 25th of November, both inclusive; and
- (g) Schedule 13 from the 3rd of November to the 8th of November, both inclusive.

8. The holder of a licence in Form 3 of Ontario Regulations 104/56 may hunt, kill or destroy deer in the year 1958 in that part of Ontario described in Schedule A of Ontario Regulations 35/53 from the 1st of October to the 25th of November, both inclusive.

9. The parts of Ontario described in item 5 of Schedule 13 are designated as densely-settled parts in which no party shall use or be accompanied by a dog while hunting deer or moose.

10. Only bows and arrows may be used from the 19th of October to the 14th of November, both inclusive, in the year 1958 in those parts of Ontario described in Schedule 12.

11. Only shot-guns may be used in the year 1958 in those parts of Ontario described in items 3, 4, 5 and 6 of Schedule 13.

12. Ontario Regulations 171/57, 206/57, 239/57, 249/57 and 250/57 are revoked.

SCHEDULE 1

Commencing at the intersection of the boundary between Ontario and Quebec with the southerly shore of James Bay; thence southerly along that boundary to its intersection with the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to its intersection with the easterly boundary of the geographic Township of Shackleton in the Territorial District of Cochrane; thence southerly along the easterly boundaries of the geographic townships of Shackleton, Carmichael, Ford, Oke, Aitken, Fortune, and Enid, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Frey, Sewell, and Kenogaming, in the Territorial District of Sudbury, to the south-westerly corner of the geographic Township of Pharand in the Territorial District of Timiskaming; thence easterly

along the southerly boundaries of the geographic townships of Pharand, Childerhose, Doyle, Musgrove, Bartlett, and Geikie, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Hincks, Montrose, Midlothian, Raymond, Knight, Tyrrell, Leonard, North Williams, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Browning, Amyot, Moffat, Hennessy, and Inverness, in the Territorial District of Sudbury, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Brebeuf, Baynes, Dublin, and Muldrew, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Athlone, La Fleche, Alton, Jasper, Durban, Ethel, and Comox, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Comox, Fulton, and Iris, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8Z, 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the easterly boundaries of geographic Township 24 in Ranges 15, 16, 17, 18, 19, 20, and 21, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundaries of geographic townships 24, 25, 26, 27, 28, 29, 30, and 31, in Range 21, to the shore of Lake Superior; thence northerly and westerly along the shore of Lake Superior to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence in a general westerly direction along the last-mentioned boundary to its intersection with the boundary between the territorial districts of Rainy River and Thunder Bay; thence northerly along the last-mentioned boundary to the third Base Line; thence westerly along that boundary and that base line to the 6th Meridian surveyed by Ontario Land Surveyor Niven in 1894; thence northerly along that meridian to the 24th mile post, being the boundary between the territorial districts of Kenora and Rainy River; thence westerly along the boundary between the territorial districts of Kenora and Rainy River to its intersection with the 7th Meridian; thence northerly along that meridian to the south boundary of the geographical Township of MacNicol; thence easterly along the south boundaries of the geographic townships of MacNicol, Tustin and Bridges to the south-west corner of the geographic Township of Docker; thence northerly along the west boundaries of the geographic townships of Docker and Smellie and the northerly production of the last-mentioned boundary to the centre line of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to the boundary between Ontario and Manitoba; thence northerly and north-easterly along that boundary to the shore of Hudson Bay; thence easterly, southerly, south-easterly and easterly, along the shores of that Bay and James Bay to the point of commencement.

SCHEDULE 2

Commencing at the intersection of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways with the boundary between Ontario and Manitoba; thence easterly along that centre line to the northerly production of the west boundary of the geographic Township of Smellie; thence southerly along that production and the west boundaries of the geographic townships of Smellie and Docker to the south-east corner of the geographic Township of Bridges; thence westerly along the south boundaries of the geographic townships of Bridges, Tustin and MacNicol to the 7th Meridian;

thence southerly along that meridian to the boundary between the territorial districts of Kenora and Rainy River; thence west and westerly along that boundary to the boundary between Canada and United States; thence north-westerly along that boundary to the boundary between Ontario and Manitoba; thence northerly along that boundary to the point of commencement.

SCHEDULE 3

Commencing at the intersection of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways with the boundary between Ontario and Quebec; thence westerly along that centre line to its intersection with the easterly boundary of the geographic Township of Shackleton in the Territorial District of Cochrane; thence southerly along the easterly boundaries of the geographic townships of Shackleton, Carmichael, Ford, Oke, Aitken, Fortune, and Enid, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Frey, Sewell, and Kenogaming, in the Territorial District of Sudbury, to the south-westerly corner of the geographic Township of Pharand in the Territorial District of Timiskaming; thence easterly along the southerly boundaries of the geographic townships of Pharand, Childerhose, Doyle, Musgrove, Bartlett, and Geikie, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Hincks, Montrose, Midlothian, Raymond, Knight, Tyrrell, Leonard, North Williams, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Browning, Amyot, Moffat, Hennessy, and Inverness, in the Territorial District of Sudbury, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Brebeuf, Baynes, Dublin, and Muldrew, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Athlone, La Fleche, Alton, Jasper, Durban, Ethel, and Comox, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Comox, Fulton, and Iris, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8Z, 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the easterly boundaries of geographic Township 24 in Ranges 15, 16, 17, 18, 19, 20, and 21, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundaries of geographic townships 24, 25, 26, 27, 28, 29, 30, and 31, in Range 21, to the shore of Lake Superior; thence northerly and westerly along the shore of Lake Superior to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence south-easterly along that boundary through Lake Superior and the St. Mary River to a point in that boundary due south of the intersection of the boundary between the geographic townships of Parke and Awenge, in the Territorial District of Algoma, with the northerly shore of the St. Mary River; thence due north to the northerly shore of the St. Mary River; thence in a general easterly direction following the mainland of the northerly shores of the St. Mary River and expansions thereof and the North Channel of Lake Huron to the south-westerly corner of the geographic Township of Spragge, and the northerly shores of the Serpent River and Serpent Lake to the easterly boundary of the Serpent River Indian Reserve; thence southerly following that boundary $1\frac{1}{2}$ miles, more or less, to its intersection with the

northerly limit of that part of the King's Highway known as number 17; thence in a general easterly direction following that northerly limit to the easterly boundary of the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundaries of the geographic townships of Hagar, Loughrin, Davis, Kelly, and McCarthy, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of McCarthy to the north-westerly corner thereof; thence northerly along the easterly boundaries of the geographic townships of McConnell and DeMorest to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of DeMorest to the north-westerly corner thereof; thence northerly along the westerly boundary of the geographic Township of Turner to the north-westerly corner thereof; thence easterly along the northerly boundary of the Township of Turner to the south-westerly corner of the geographic Township of Dundee; thence northerly along the westerly boundaries of the geographic townships of Dundee and Parker to the north-westerly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Parker to the south-easterly corner of the geographic Township of Gamble in the Territorial District of Timiskaming; thence northerly along the easterly boundaries of the geographic townships of Gamble and Brewster to the north-easterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Trethewey, Whitson, van Nostrand, Klock, Barr, Firstbrook, and Bucke, to the shore of Lake Timiskaming; thence north-easterly, south-easterly, northerly, and easterly, along the shore of that lake to the boundary between Ontario and Quebec; thence northerly along that boundary to the place of commencement.

SCHEDULE 4

Commencing at the south-west corner of the geographic Township of Harrow in the Territorial District of Sudbury; thence easterly following the mainland of the northerly shore of the North Channel and Georgian Bay of Lake Huron to the intersection with the boundary between the geographic Township of Humboldt in the Territorial District of Manitoulin, and the geographic Township of Travers in the Territorial District of Sudbury; thence in a general easterly direction along the southerly boundaries of the geographic townships of Travers, Struthers, Allen, Bigwood, and Mason, and along the southerly and easterly boundaries of the geographic Township of Scollard, in the Territorial District of Sudbury, to the southerly boundary of the geographic Township of Latchford in the Territorial District of Nipissing; thence due east to the southerly boundary of the Territorial District of Nipissing; thence easterly along that boundary to the northerly boundary of the geographic Township of West Ferris in the Territorial District of Nipissing; thence northerly along the easterly shore of Lake Nipissing to the westerly production of that part of the King's Highway known as number 63; thence easterly along that production to its intersection, in the City of North Bay, with the southerly limit of that part of the King's Highway known as number 17; thence in a general westerly direction following that southerly limit to the west boundary of the geographic Township of May in the Territorial District of Sudbury; thence southerly along that boundary and the west boundary of the geographic Township of Harrow to the point of commencement.

SCHEDULE 5

Commencing at the intersection of the boundary between the territorial districts of Rainy River and Thunder Bay with the boundary between Canada and United States; thence northerly along the boundary between the territorial districts of Rainy River and

Thunder Bay to the 3rd Base Line; thence westerly along that base line, being the boundary between the territorial districts of Kenora and Rainy River, to the 6th Meridian; thence southerly along that meridian and its production to Swell Bay of Rainy Lake; thence in a south-westerly direction through that bay to a point in the boundary between Canada and United States southerly and easterly of Sandpoint Island; thence easterly along that boundary to the boundary between the territorial districts of Rainy River and Thunder Bay, being the point of commencement.

SCHEDULE 6

Commencing at the intersection of the northerly boundary of the geographic Township of Bucke, in the Territorial District of Timiskaming, with the westerly shore of Lake Timiskaming; thence southerly along the westerly shore of Lake Timiskaming and the Ottawa River to its confluence with the northerly shore of the Mattawa River, being the south-easterly corner of the Township of Mattawan, in the Territorial District of Nipissing; thence in a general westerly direction following the southerly boundaries of the geographic townships of Mattawan, Orlig, Phelps, and Widdifield, to the southerly limit of that part of the King's Highway known as number 63, in the community known as Trout Mills, and following that southerly limit to its intersection in the City of North Bay with the northerly limit of that part of the King's Highway known as Number 17 and following that northerly limit to its intersection with the easterly boundary of the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundaries of the geographic townships of Hagar, Loughrin, Davis, Kelly, and McCarthy, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of McCarthy to the north-westerly corner thereof; thence northerly along the easterly boundaries of the geographic townships of McConnell and DeMorest to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of DeMorest to the north-westerly corner thereof; thence northerly along the westerly boundary of the geographic Township of Turner to the north-westerly corner thereof; thence easterly along the northerly boundary of the geographic Township of Turner to the south-westerly corner of the geographic Township of Dundee; thence northerly along the westerly boundaries of the geographic townships of Dundee and Parker to the north-westerly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Parker to the south-easterly corner of the geographic Township of Gamble in the Territorial District of Timiskaming; thence northerly along the easterly boundaries of the geographic townships of Gamble and Brewster to the north-easterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Trethewey, Whitson, van Nostrand, Klock, Barr, Firstbrook, and Bucke, to the westerly shore of Lake Timiskaming, being the place of commencement.

SCHEDULE 7

1. The Territorial District of Parry Sound.
2. The Territorial District of Muskoka except the geographic townships of Medora and Wood.
3. The Territorial District of Nipissing lying south of the northerly boundary of the geographic Township of West Ferris, Trout Lake and the Mattawa River.
4. The Provisional County of Haliburton.
5. The County of Renfrew.
6. The County of Lanark.

7. That part of the Township of North Crosby in the County of Leeds lying north and east of the Mass Road from the west boundary of the County of Leeds through Westport to and along the north shore of Upper Rideau Lake.

8. The counties of Hastings, Lennox and Addington, Frontenac and Peterborough lying north of that part of the King's Highway known as Number 7.

9. The Township of Somerville and those parts of the townships of Laxton, Digby and Longford, and Dalton lying north of the Monk Road in the County of Victoria.

10. The Township of Rama in the County of Ontario.

SCHEDULE 8

The Territorial District of Rainy River.

SCHEDULE 9

That portion of Ontario lying north of a line described as follows:

Commencing at the intersection of the Ontario and Quebec boundary with the most northerly east-west line of the Canadian National Railways; thence westerly along that railway to its intersection with the boundary between the territorial districts of Thunder Bay and Kenora; thence south along the boundary between the territorial districts of Thunder Bay and Kenora to its intersection with the boundary between the territorial districts of Kenora and Rainy River; thence westerly along the boundary between the territorial districts of Kenora and Rainy River to the boundary between Canada and United States; thence north-westerly along that boundary to the boundary between Ontario and Manitoba.

SCHEDULE 10

Commencing at the intersection of the most northerly east-west line of the Canadian National Railways with the west boundary of the Territorial District of Thunder Bay; thence in a general easterly direction along that railway to the boundary between Ontario and Quebec; thence southerly along the last-mentioned boundary to the northerly shore of Lake Timiskaming; thence southerly and westerly along the northerly shore of that lake to the southerly boundary of the geographic Township of Dymond in the Territorial District of Temiskaming; thence westerly along the southerly boundaries of the geographic townships of Dymond, Hudson, Lundy, Auld, Speight, Banks, and Wallis, to the south-westerly corner of the last-mentioned township; thence southerly along the easterly boundaries of the geographic townships of Brewster and Gamble to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Gamble, Corley, Leckie, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Dufferin, North Williams, Leonard, and Tyrrell, to the intersection with the centre line of the highway known as the Elk Lake-Westree Road; thence south-westerly along that centre line to Westree Station on the Canadian National Railways; thence southerly along the centre line of the Canadian National Railways to the southerly boundary of the geographic Township of Hennessy in the Territorial District of Sudbury; thence westerly along the southerly boundaries of the geographic townships of Hennessy and Inverness to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic townships of Paudash, Marquette, Battersby, Athlone, and Morse, to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly bound-

daries of the geographic townships of Morse and Dennie, and geographic townships D, H, L, P, T, and X, in the Territorial District of Algoma, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of X, Y, Z, and 7Z, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, in the Territorial District of Sudbury, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic Township 24, Range 15, in the Territorial District of Algoma, to the south-easterly corner thereof; thence westerly and along the southerly boundaries of geographic townships 24, 25, and 26, in Range 15, Home, 28, and 29, in Range 15, and the production of the southerly boundary of the last-mentioned geographic township to its intersection with the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay to the boundary between Canada and United States; thence in a general northerly and westerly direction along that boundary to its intersection with the southerly production of the boundary between the territorial districts of Thunder Bay and Rainy River; thence northerly on the production of the boundary between the territorial districts of Thunder Bay and Rainy River and along the west boundary of the Territorial District of Thunder Bay to the point of commencement.

SCHEDULE 11

1. Commencing at the intersection of the southerly boundary of the geographic Township of Dymond, in the Territorial District of Timiskaming, with the westerly shore of Lake Timiskaming; thence westerly along the southerly boundaries of the geographic townships of Dymond, Hudson, Lundy, Auld, Speight, Banks, and Wallis, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Brewster and Gamble to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Gamble, Corley, Leckie, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Dufferin, North Williams, Leonard, and Tyrrell, to its intersection with the centre line of the highway known as the Elk Lake-Westree Road; thence south-westerly along that centre line to Westree Station on the Canadian National Railways; thence southerly along the Canadian National Railways to the southerly boundary of the geographic Township of Hennessy in the Territorial District of Sudbury; thence westerly along the southerly boundary of the geographic townships of Hennessy and Inverness to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic townships of Paudash, Marquette, Battersby, Athlone, and Morse, to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Morse and Dennie, and geographic townships D, H, L, P, T, and X, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of geographic townships X, Y, Z, and 7Z, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic Township 24, Range 15, to the south-easterly corner thereof; thence westerly and along the southerly boundary of geographic

townships 24, 25, 26, in Range 15, Home, 28, and 29, in Range 15, and the production of the southerly boundary of geographic Township 29, Range 15, to its intersection with the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence in a general south-easterly direction along the last-mentioned boundary through Lake Superior and the St. Mary River to a point in that boundary due south of the intersection of the boundary between the geographic townships of Parke and Awenge, in the Territorial District of Algoma, with the northerly shore of the St. Mary River; thence due north to the northerly shore of the St. Mary River; thence in a general easterly direction following the mainland of the northerly shores of the St. Mary River and expansions thereof and the North Channel and Georgian Bay of Lake Huron to the intersection with the boundary between the geographic Township of Humboldt in the Territorial District of Manitoulin, and the geographic Township of Travers in the Territorial District of Sudbury; thence in a general easterly direction along the southerly boundaries of the geographic townships of Travers, Struthers, Allen, Bigwood and Mason, and along the southerly and easterly boundaries of the geographic Township of Scollard, in the Territorial District of Sudbury, to the southerly boundary of the geographic Township of Latchford in the Territorial District of Nipissing; thence due east to the southerly boundary of the Territorial District of Nipissing; thence easterly along that boundary to the northerly boundary of the geographic Township of West Ferris in the Territorial District of Nipissing; thence easterly along the northerly boundaries of the geographic Township of West Ferris, Trout Lake, and the Mattawa River to its confluence with the Ottawa River; thence northerly along the westerly shores of the Ottawa River and Lake Timiskaming to the place of commencement.

2. The islands named Cockburn and Philip Edward in the Territorial District of Manitoulin.

SCHEDULE 12

The islands in the Territorial District of Manitoulin excepting therefrom those islands known as Cockburn and Philip Edward.

SCHEDULE 13

1. All of the counties of Frontenac, Lennox and Addington, Hastings, Peterborough and Northumberland lying between that part of the King's Highway known as number 7 and that part of the King's Highway known as number 401.

2. That part of the County of Carleton lying west of the Rideau River.

3. That part of the County of Carleton lying east of the Rideau River.

4. The counties of Grenville, Prescott and Russell.

5. The United Counties of Stormont, Dundas and Glengarry.

6. The County of Leeds except that part of the Township of North Crosby lying north and east of the Mass Road from the boundary of the County of Leeds through Westport to and along the north shore of Upper Rideau Lake.

THE PUBLIC LANDS ACT

O. Reg. 156/58.

General Regulations.
Amending O. Reg. 85/53.
Made—29th May, 1958.
Filed—9th June, 1958.

REGULATIONS MADE UNDER
THE PUBLIC LANDS ACT

1. Subregulation 2 of regulation 25 of Ontario Regulations 85/53, as remade by regulation 8 of Ontario Regulations 129/55, is revoked and the following substituted therefor:

- (2) The prices at which public lands are to be sold for summer resort locations which are not surveyed and of which the Surveyor-General requires the applicant to have a survey made and to bear the costs thereof or for which the Surveyor-General fixes the survey fee to be paid by the applicant shall be those fixed in subregulation 1 less \$150.

(5746)

25

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 157/58.

Controlled-access Highways—Burlington Skyway and Trafalgar Interchange.
Amending O. Reg. 70/57.
Made—5th June, 1958.
Filed—9th June, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT ACT,
1957

1. Ontario Regulations 70/57, as amended by Ontario Regulations 79/58, are further amended by adding thereto the following regulation:

OLD BEACH ROAD INTERCHANGE

4. In the City of Hamilton in the County of Wentworth being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2113-143 registered in the registry office for the registry division of the County of Wentworth as number 738 Miscellaneous.

(5747)

25

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 158/58.

Controlled-access Highways—Ottawa By-pass.
Amending O. Reg. 83/58.
Made—5th June, 1958.
Filed—9th June, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT ACT
1957

1. Regulation 1 of Ontario Regulations 83/58, except schedule 1, is revoked and the following substituted therefor:

OTTAWA BY-PASS

- Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.
- Ontario Regulations 83/58 are amended by adding thereto the following schedules:

SCHEDULE 2

In the Township of Gloucester in the County of Carleton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3017-50 registered in the registry office for the registry division of the County of Carleton as number 59309 for the Township of Gloucester.

SCHEDULE 3

In the Township of Gloucester in the County of Carleton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3017-51 registered in the registry office for the registry division of the County of Carleton as number 59310 for the Township of Gloucester.

(5748)

25

THE FARM PRODUCTS MARKETING ACT

O. Reg. 159/58.

Plebiscite of Essex-Kent Sett Onion Growers re existing plan.
New.
Made—9th June, 1958.
Filed—9th June, 1958.

REGULATIONS MADE BY THE BOARD
UNDER
THE FARM PRODUCTS MARKETING ACT

APPLICATION

1. These regulations apply to a plebiscite of producers of mature onions grown from setts in that part of Ontario comprising the counties of Essex and Kent on the question of favour of the existing plan.

INTERPRETATION

2. In these regulations

- "Board" means The Farm Products Marketing Board;
- "existing plan" means The Essex-Kent Sett Onion Growers' Marketing Scheme;
- "district" means a division of the counties of Essex and Kent under subregulation 1 of regulation 4;
- "onions" means mature onions grown from setts;
- "preliminary voters' list" means the list of voters prepared by the Board, before revision by the Revising Officers;
- "producer" means a person engaged in the production of onions, and for the purpose of the plebiscite means the person who is the owner of a property on which onions are produced, except in the case where
 - the property is rented to a tenant who produces and markets the onions on his own account, in which case the producer shall be the tenant,

- (ii) a corporation is engaged in the production of onions, in which case the producer shall be deemed to be the person, if any, designated in writing in respect of that property by the corporation for the purpose of the plebiscite,
- (iii) the business of producing and marketing onions is carried on by a partnership or under a trade name, farm name or other designation, in which case the producer shall be deemed to be the person, if any, designated in writing by the owner or owners of such business in respect of that property for the purpose of the plebiscite,
- (iv) the property is owned jointly by two or more persons who carry on the business of producing and marketing the onions, in which case the producer shall be deemed to be the one of such joint owners who first presents himself at the polling place and receives a ballot in respect of that property;
- (g) "polling place" means a place of voting in a district on the question of favour of the existing plan;
- (h) "regulations made in respect of the plan" means Ontario Regulations 131/55 and 132/55.

PERCENTAGE OF VOTES REQUIRED
UNDER SECTION 4 OF THE ACT

3. Where the Board submits to a plebiscite of the producers of onions the question of favour of the existing plan for the marketing of onions, the percentage of votes in favour of the plan shall be not less than 66 2/3 per cent of all persons who vote in the plebiscite.

APPOINTMENTS

4.(1) For the purposes of the plebiscite the counties of Essex and Kent are divided into the following districts:

- (a) District 1, consisting of that part of the Township of Mersea in the County of Essex comprising concessions, A, B, C, and D;
- (b) District 2, consisting of that part of the County of Essex other than those parts included in Districts 1 and 3;

- (c) District 3, consisting of the Township of Tilbury North in the County of Essex; and
 - (d) District 4, consisting of the County of Kent.
- (2) Voters' lists shall be prepared by districts.

(3) Where the place of production of a producer is not within a district mentioned in subregulation 1, his name, address and place of production may be recorded on the voters' list for the district nearest to his place of production.

(4) The Board shall, from the best information available to it, arrange for the preparation of preliminary voters' lists of producers eligible to vote in the plebiscite and each voters' list shall contain the name and address of the producer eligible to vote in the district for which the voters' list is prepared.

(5) Where a person is designated as the producer in respect of a property under sub-clause ii, or sub-clause iii, of clause f of regulation 2, his name shall be listed in a manner that indicates the capacity in which he is voting and the location of the property.

(6) A corporation or owner of a business carried on by a partnership or under a trade name, farm name or other designation, as the case may be, shall be entitled to vote in the plebiscite only if a person has been designated in accordance with sub-clause ii, or sub-clause iii, of clause f of regulation 2 before the last day of the revision of the voters' list by the Revising Officer.

5.(1) The Board appoints Thomas Richard Hilliard as Returning Officer.

(2) The Board, for the district in column 1 of the Table,

- (a) appoints as Revising Officer, the person named in column 2;
- (b) designates as the location for the revision of the voters' list, the place of revision of voters' list mentioned in column 3;
- (c) appoints as Deputy Returning Officer, the person named in column 4; and
- (d) designates as the location of the polling place, the location mentioned in column 5,

of the Table as follows:

TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
DISTRICT NUMBER	REVISING OFFICER	PLACE OF REVISION OF VOTERS' LIST	DEPUTY RETURNING OFFICER	LOCATION OF POLLING PLACE
1.	R. P. Neily, Oak St., Leamington	Ontario Department of Agriculture, Wilson and Fox Sts., Essex	R. P. Neily	Leamington Town Hall, Leamington
2.	R. P. Neily	Ontario Department of Agriculture, Wilson and Fox Sts., Essex	J. Cutcliffe	Caspar's Pavilion, Pelee Island Road, Mersea Twp.
3.	D. M. Rutherford, 61½ King St. W., Chatham	Ontario Department of Agriculture, 61½ King St. W., Chatham	R. D. Dechert	Office of G. A. King Co. Ltd., Jeannettes Creek
4.	D. M. Rutherford	Ontario Department of Agriculture, 61½ King St. W., Chatham	W. D. Keys, 61½ King St. W., Chatham	Garvin Nichol's Warehouse, Eriau

6.(1) The Board fixes the 16th of June, 1958, as the date for revision of voters' lists.

(2) The Revising Officer shall attend at the place of revision of voters' list mentioned in column 3 of the Table in subregulation 2 of regulation 5 on the 16th of June, 1958, from 9 a.m. until 5 p.m. standard time or daylight saving time, as the case may be, in the local municipality in which the place of revision is located.

(3) The Revising Officer shall post up at the place of revision and in such other locations as he may in his discretion deem advisable, copies of the preliminary voters' list not later than the 11th of June, 1958.

(4) Where a person appears before the Revising Officer and states that his name is improperly omitted from the voters' list, the Revising Officer

(a) if he is satisfied that the name of such person has been improperly omitted; or

(b) if the person furnishes an affidavit that he is a producer within the meaning of these regulations,

shall add the name and address of the person as producer to the voters' list.

(5) Where a producer satisfies a Revising Officer that the name or address of the producer on the voters' list is not correctly recorded, the Revising Officer shall make the necessary corrections in the voters' list.

(6) Where any person furnishes evidence deemed sufficient by the Revising Officer that any name should not be recorded on the voters' list, the Revising Officer may omit the name from the voters' list, but the Revising Officer shall notify the Board and shall also notify immediately the person whose name has been omitted and inform him of his right of appeal to the Board.

(7) Each Revising Officer shall not later than the 17th of June, 1958, inform by telephone or telegraph the secretary of the Board, of the names and addresses of all persons added to and omitted from the preliminary voters' list, together with particulars he deems necessary for the consideration of the Board in matters of appeal from decisions of the Revising Officer.

APPEALS TO BOARD

7.(1) Any person aggrieved by a decision of a Revising Officer may appeal to the Board at its office in Toronto.

(2) The appeal may be in person or in writing.

(3) The Board fixes the date of June 18th, 1958, for the hearing of appeals from decisions of Revising Officers.

(4) The Board may extend the time for the bearing of the appeals.

(5) The Board shall hear and consider the appeal and may amend the voters' list in accordance with its findings but the Board shall not omit any name from a voters' list without giving the person an opportunity to show cause why his name should not be omitted.

(6) When the time for appealing has expired, or the Board has heard all appeals from decisions of Revising Officers, the Board shall declare the voters' list complete for the purpose of the plebiscite and no person whose name does not appear on such voters' list for a district shall be entitled to vote in that district in the plebiscite.

POLLING

8.(1) The Board fixes the 20th of June, 1958, as the date that polling is to take place.

(2) The polling place shall remain open on the 20th of June, 1958, from 10 a.m. to 7 p.m. standard time or daylight saving time, as the case may be, in effect in the municipality in which the polling place is located.

(3) The Board shall prepare copies of the existing plan, of regulations made in respect of the plan and of these regulations and distribute them not later than the 9th of June, 1958, to the Returning Officer and the Deputy Returning Officers.

BALLOTS

9.(1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of persons eligible to vote.

(2) The Board shall forward the ballots to the Returning Officer before the polling day.

ARRANGEMENTS FOR VOTING

10. The Deputy Returning Officer shall provide ballot boxes.

11. The Returning Officer shall furnish to each Deputy Returning Officer before the polling day

(a) a sufficient number of ballots, not less than the number of persons eligible to vote in the district of the Deputy Returning Officer; and

(b) such instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

12. Each Deputy Returning Officer shall post up in the polling place before the polling day

(a) one copy of the voters' list for his district; and

(b) one copy of the existing plan, the regulations made in respect of the plan, and these regulations.

VOTE TO BE SECRET

13. Every vote shall be by secret ballot.

VOTING

14.(1) Each Deputy Returning Officer shall issue only one ballot to each person who

(a) is eligible to vote; and

(b) presents himself as a voter at the polling place.

(2) Where a Deputy Returning Officer deems it necessary, he shall require the person who presents himself as a voter to be identified as the person eligible to vote.

15.(1) Each Deputy Returning Officer shall ensure that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the polling day has expired.

(2) The Deputy Returning Officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.

(3) The Deputy Returning Officer shall on one copy of the voters' list mark off the name of every producer to whom a ballot is issued.

(4) Within three days from the polling date the Deputy Returning Officer shall deliver, or send by registered mail, to the Returning Officer

- (a) all ballots deposited in the ballot box during voting;
- (b) one copy of the voters' list marked under subregulation 3; and
- (c) all unused ballots.

16. No producer named on the voters' list shall vote more than once at a polling place.

17. No person shall at any polling place

- (a) cause any disturbance or loiter on the premises; or
- (b) remain on the premises after the Deputy Returning Officer or a peace officer or a constable requests or orders him to leave the premises.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

18. The Board may engage such persons as the Deputy Returning Officers may require to assist in the taking of the vote.

SCRUTINEERS

19.(1) The Essex-Kent Sett Onion Growers' Marketing Board may appoint not more than one agent to act as a scrutineer at each polling place.

(2) The Deputy Returning Officer may accept as a scrutineer on polling day at the polling place of which he is in charge, a producer in his district, other than a person appointed by the board mentioned in sub-

regulation 1, who requests that he be allowed to so act, but only one such person shall be permitted to be a scrutineer.

(3) A scrutineer may bring to the attention of the Deputy Returning Officer any matter which he considers improper in the procedure at the poll but shall not interfere with the taking of the vote.

(4) The scrutineers may be present at the counting of the ballots.

RETURNS OF DEPUTY RETURNING OFFICERS

20.(1) Each Deputy Returning Officer shall make a return to the Returning Officer of the result of the vote as soon as possible after all ballots are counted.

(2) The return of a Deputy Returning Officer shall be in Form 1.

RETURN OF RETURNING OFFICER

21.(1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots are counted.

(2) The return of the Returning Officer shall be in Form 2.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
(Chairman)

F. K. B. STEWART
(Secretary)

(Seal)

Dated at Toronto, this 9th day of June, 1958.

FORM 1

The Farm Products Marketing Act

RETURN OF DEPUTY RETURNING OFFICER

Mr. T. R. Hilliard,
Extension Branch,
Ontario Department of Agriculture,
Parliament Buildings,
Toronto, Ont.

The following is the result of a vote taken in District number in the County of , under section 4 of the Act on the question:

ARE YOU IN FAVOUR OF THE ESSEX-KENT SETT ONION GROWERS' MARKETING SCHEME?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated..... Signature of Deputy Returning Officer

FORM 2

The Farm Products Marketing Act

RETURN OF RETURNING OFFICER

To The Farm Products Marketing Board,
Parliament Buildings,
Toronto, Ont.

The following is the result of a vote taken in the counties of Essex and Kent under section 4 of the Act on the question:

ARE YOU IN FAVOUR OF THE ESSEX-KENT SETT ONION GROWERS' MARKETING SCHEME?

Number of eligible voters	Number of ballots supplied	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused

Dated.....

.....
Signature of Deputy Returning Officer

(5749)

25

THE POLICE ACT

O. Reg. 160/58.

Municipal Police Forces.
Amending O. Reg. 174/51.
Made—5th June, 1958.
Filed—9th June, 1958.

REGULATIONS MADE UNDER
THE POLICE ACT

1. Ontario Regulations 174/51 are amended by adding thereto the following regulation:

- 18a. Where a person directed to hold an investigation into the performance of duties by a chief constable under subsection 1 of section 46 of the Act reports that the chief constable does not perform his duties in a manner fitted to satisfy the requirements of his position, the council or, where there is a board, the board may reduce the chief constable in rank and in pay in accordance with the rank to which he is reduced.

(5750)

25

THE CORPORATIONS INFORMATION ACT, 1953

O. Reg. 161/58.

General Regulations.
Amending O. Reg. 197/54.
Made—5th June, 1958.
Filed—10th June, 1958.

REGULATIONS MADE UNDER
THE CORPORATIONS INFORMATION ACT,
1953

1. Clause *a* of regulation 5 of Ontario Regulations 197/54 is revoked and the following substituted therefor:

- (a) corporations within the meaning of sections 7, 8, 9, 10 and 11 of *The Corporations Tax Act, 1957*.

(5751)

25

THE POWER COMMISSION ACT

O. Reg. 162/58.

Fees.
New and Revoking O. Reg. 238/55.
Made—12th June, 1958.
Filed—13th June, 1958.

REGULATIONS MADE BY THE COMMISSION
UNDER THE POWER COMMISSION ACT

FEES

1. In these regulations

- (a) "contractor" means any person who as principal, servant or agent, by himself or his associates, employees, servants or agents performs or engages to perform either for his own use and benefit or for that of another and for or without remuneration or gain any work with respect to an electrical installation or any other work to which these regulations apply;
- (b) "high-potential" means any potential in excess of 750 volts;
- (c) "low-potential" means any potential not in excess of 750 volts; and
- (d) "sign" means an electric sign bearing an approval label of the Commission or Canadian Standards Association.

2. The fees set out in schedule 1 shall be paid for permits and for inspection of all such works and matters mentioned in subsection 1 of section 102 of the Act and of plans and specifications relating thereto.

3. Items 1 to 49, both inclusive, of schedule 1 apply only to the inspection of installations of electrical equipment that

(a) bears an approval label of the Canadian Standards Association, or

(b) has been inspected and approved by the Commission under item 50 of schedule 1.

4.(1) The fees shall be paid to the Commission when the application for inspection is made.

(2) Where during the inspection it appears that the fee paid is insufficient, the balance of the fee shall be paid to the Commission before the inspection is completed.

5. The payment of an inspection fee shall entitle the contractor to one inspection.

6. Where

(a) by inadvertence more than one application has been filed in respect of an installation and fees paid thereon, or

(b) inspection fees have been overpaid,

the amount of the over-payment shall be refunded to the contractor upon presentation to the office of the Commission where the payments were made by him of the receipts for the payments.

REVOCATION

7. Ontario Regulations 238/55 are revoked.

COMMENCEMENT

8. These regulations come into force the 1st of July 1958.

THE HYDRO-ELECTRIC POWER COMMISSION
OF ONTARIO

W. R. STRIKE,
Vice-Chairman.

E. B. EASSON
Secretary

Dated the 12th day of June 1958.

(Seal)

SCHEDULE 1

PERMITS—INSTALLATIONS

1. For each permit to make an electrical installation..... \$.50

AIR-CONDITIONERS

2.(1) For the inspection of the installation of each outlet for an air-conditioner of the plug-in type the fee prescribed by item 32 for the inspection of the installation of power outlets of like amperage.

(2) For the inspection of the installation of the wiring for an air-conditioner of the permanently connected type the fee prescribed by item 24 for the inspection of the installation of motors based on the total horse-power of the unit.

ARC-LAMPS

3. For the inspection of each installation of an arc-lamp..... \$.85

AUTOMATIC DAMPER EQUIPMENT

4. For the inspection of each installation of an automatic damper control in a residence . \$.85

BATTERY CHARGER OF THE TRANSFORMER TYPE

5.(1) For the inspection of each installation of a battery charger of the transformer type having a capacity of not more than 1 kilowatt. \$.85

(2) For the inspection of each installation of a battery charger of the transformer type rated at more than 1 kilowatt..... \$ 1.65

BELL TRANSFORMER

6. For the inspection of the installation of a bell transformer..... \$.85

BILL-BOARDS AND SIMILAR INSTALLATIONS

7.(1) For the inspection of each installation of a bill-board or similar installation, a fee calculated on the basis of the fees payable for the inspection of fixtures and outlets forming part of the bill-board or similar installation in accordance with items 12 and 26 and the fee payable for the inspection of a service, if any.

(2) For the inspection of the service for a bill-board or similar installation where the electrical energy is supplied directly through the street-lighting mains of the supply authority on a flat-rate basis, no charge.

CARNIVALS AND TRAVELLING SHOWS

8.(1) Subject to sub-items 3 and 4 for inspection of the installation of electrical equipment of a carnival or a travelling show set up for a period not exceeding 6 days including a current-permit valid for not more than 6 days..... \$ 16.00

(2) For each extension of a current-permit for a period of not more than 6 days and re-inspection of the installation referred to in sub-item 1..... \$ 8.00

(3) For inspection of the installation of electrical equipment of a carnival or travelling show consisting of one ride or booth..... \$ 8.00

(4) For inspection of carnivals or travelling shows located at shopping centres where the power is supplied from the existing service

(a) per ride..... \$ 3.00

(b) per booth..... \$ 1.00

COAL LOADERS

9.(1) For the inspection of the installation of an outlet for a coal loader..... \$ 1.65

(2) For the inspection of the installation of each additional outlet for a coal loader installed by the same contractor if inspected at the same time..... \$.85

ELEVATORS AND DUMB-WAITERS

10. For the inspection of each installation of an elevator or dumb-waiter a fee calculated on the basis of the fees payable for the inspection of the electrical installation of generators and motors forming part thereof in accordance with items 16 and 24 and the fee payable for inspection of the outlets forming part thereof in accordance with item 26.

EXHAUST FANS—DOMESTIC

11. For the inspection of each installation of an exhaust fan in a residence..... \$.85

FIXTURES

Cold-Cathode Fixtures

12.(1) Subject to sub-item 2 for the inspection of the installation of

- (a) each single-unit cold-cathode fixture having a nominal length of not more than 15 feet..... \$.85
- (b) each single-unit cold-cathode fixture having a nominal length of more than 15 feet..... \$ 1.65
- (c) single-unit cold-cathode fixtures mounted end to end, the total of the inspection fees applicable to each unit,
- (d) a single-unit cold-cathode fixture having a nominal length of not more than 15 feet where a transformer is not installed as part of the fixture assembly..... \$ 1.20
- (e) a single-unit cold-cathode fixture having a nominal length of more than 15 feet where no transformer is installed as part of the fixture assembly..... \$ 2.40

(2) For the inspection of the installation of a cold-cathode fixture where each unit is

- (a) not more than 8 feet in length,
- (b) self-contained,
- (c) of the indoor type, and
- (d) constructed for operating lamp voltages not exceeding 1000 volts

a fee calculated on the basis of the fee payable for the inspection of the installation of a fixture in accordance with sub-item 3 but each fixture to be counted as 2 fixtures.

Hot-Cathode Fixtures

(3) For the inspection of the installation of

- (a) a hot-cathode fixture connected to an individual outlet on a wiring system, the fee payable for the inspection of a fixture in accordance with sub-item 4,
- (b) two or more hot-cathode fixtures installed end to end the fees prescribed in columns 2, 4, 6 and 8 for the number of fixtures in columns, 1, 3, 5 and 7 of Table 1,
- (c) more than 200 hot-cathode fixtures installed end to end a fee of \$22.44 and 6.3 cents for each fixture in excess of 200.

Incandescent-Lamp Fixtures

(4) For the inspection of the installation of incandescent-lamp fixtures

- (a) the fees prescribed in columns 2, 4, 6 and 8 for the number of fixtures in columns 1, 3, 5 and 7 of Table 2,
- (b) where the number of fixtures exceeds 200, a fee of \$14.95 and 4.2 cents for each fixture in excess of 200.

Mercury-Vapour Fixtures

(5) For the inspection of the installation of mercury-vapour fixtures

- (a) installed indoors with an integral ballast the fee payable for the inspection of the installation of outlets in accordance with item 26,
- (b) installed indoors with separate ballasts, the sum of the fees payable for the inspection of fixtures in sub-item 4 and outlets in item 26.

TABLE 1
(Hot-Cathode Fixtures End to End)

COLUMN 1 No. of Fixtures	COLUMN 2 Fee	COLUMN 3 No. of Fixtures	COLUMN 4 Fee	COLUMN 5 No. of Fixtures	COLUMN 6 Fee	COLUMN 7 No. of Fixtures	COLUMN 8 Fee
..	51	\$8.05	101	\$14.05	151	\$18.36
2	\$1.05	52	8.17	102	14.14	152	18.45
3	1.05	53	8.29	103	14.23	153	18.53
4	1.20	54	8.41	104	14.32	154	18.62
5	1.20	55	8.53	105	14.41	155	18.70
6	1.38	56	8.66	106	14.50	156	18.79
7	1.57	57	8.78	107	14.58	157	18.87
8	1.75	58	8.90	108	14.67	158	18.96
9	1.94	59	9.02	109	14.76	159	19.04
10	2.12	60	9.14	110	14.84	160	19.12
11	2.31	61	9.26	111	14.93	161	19.20
12	2.50	62	9.38	112	15.02	162	19.28
13	2.68	63	9.50	113	15.11	163	19.37
14	2.86	64	9.62	114	15.19	164	19.45
15	3.04	65	9.74	115	15.28	165	19.53
16	3.22	66	9.86	116	15.37	166	19.61
17	3.40	67	9.98	117	15.96	167	19.70
18	3.58	68	10.10	118	15.55	168	19.78
19	3.76	69	10.22	119	15.64	169	19.86
20	3.94	70	10.34	120	15.73	170	19.94
21	4.12	71	10.46	121	15.82	171	20.03
22	4.30	72	10.58	122	15.91	172	20.11
23	4.48	73	10.70	123	16.00	173	20.19
24	4.66	74	10.82	124	16.09	174	20.28
25	4.84	75	10.94	125	16.18	175	20.36
26	4.97	76	11.07	126	16.26	176	20.45
27	5.10	77	11.19	127	16.35	177	20.53
28	5.23	78	11.31	128	16.44	178	20.62
29	5.35	79	11.43	129	16.52	179	20.70
30	5.48	80	11.55	130	16.61	180	20.79
31	5.60	81	11.67	131	16.70	181	20.87
32	5.73	82	11.79	132	16.79	182	20.95
33	5.86	83	11.91	133	16.87	183	21.04
34	5.98	84	12.03	134	16.95	184	21.12
35	6.11	85	12.15	135	17.04	185	21.21
36	6.23	86	12.27	136	17.12	186	21.29
37	6.36	87	12.39	137	17.20	187	21.37
38	6.48	88	12.51	138	17.29	188	21.45
39	6.61	89	12.63	139	17.37	189	21.53
40	6.73	90	12.75	140	17.46	190	21.62
41	6.85	91	12.87	141	17.54	191	21.70
42	6.97	92	13.00	142	17.62	192	21.78
43	7.09	93	13.12	143	17.70	193	21.86
44	7.21	94	13.24	144	17.79	194	21.95
45	7.33	95	13.36	145	17.87	195	22.03
46	7.45	96	13.48	146	17.95	196	22.11
47	7.57	97	13.60	147	18.03	197	22.19
48	7.69	98	13.72	148	18.12	198	22.28
49	7.81	99	13.84	149	18.20	199	22.36
50	7.93	100	13.96	150	18.28	200	22.44

TABLE 2
(Incandescent Fixtures)

COLUMN 1 No. of Fixtures	COLUMN 2 Fee	COLUMN 3 No. of Fixtures	COLUMN 4 Fee	COLUMN 5 No. of Fixtures	COLUMN 6 Fee	COLUMN 7 No. of Fixtures	COLUMN 8 Fee
1	\$.50	51	\$5.38	101	\$ 9.36	151	\$12.18
2	.50	52	5.46	102	9.42	152	12.24
3	.50	53	5.54	103	9.48	153	12.30
4	.80	54	5.62	104	9.54	154	12.36
5	.80	55	5.70	105	9.60	155	12.42
6	.93	56	5.78	106	9.65	156	12.48
7	1.05	57	5.86	107	9.71	157	12.54
8	1.17	58	5.94	108	9.77	158	12.60
9	1.29	59	6.02	109	9.82	159	12.65
10	1.41	60	6.10	110	9.87	160	12.71
11	1.53	61	6.18	111	9.92	161	12.76
12	1.65	62	6.26	112	9.98	162	12.81
13	1.77	63	6.34	113	10.04	163	12.87
14	1.89	64	6.42	114	10.09	164	12.92
15	2.01	65	6.50	115	10.15	165	12.98
16	2.13	66	6.58	116	10.21	166	13.03
17	2.25	67	6.66	117	10.27	167	13.09
18	2.37	68	6.74	118	10.32	168	13.14
19	2.49	69	6.82	119	10.38	169	13.20
20	2.61	70	6.90	120	10.44	170	13.25
21	2.73	71	6.98	121	10.50	171	13.31
22	2.85	72	7.06	122	10.56	172	13.37
23	2.97	73	7.14	123	10.62	173	13.42
24	3.09	74	7.22	124	10.68	174	13.48
25	3.21	75	7.30	125	10.74	175	13.54
26	3.30	76	7.38	126	10.79	176	13.60
27	3.39	77	7.46	127	10.85	177	13.66
28	3.48	78	7.54	128	10.90	178	13.72
29	3.57	79	7.62	129	10.95	179	13.78
30	3.66	80	7.70	130	11.00	180	13.84
31	3.75	81	7.78	131	11.06	181	13.90
32	3.84	82	7.86	132	11.12	182	13.95
33	3.93	83	7.94	133	11.18	183	14.01
34	4.02	84	8.02	134	11.23	184	14.07
35	4.10	85	8.10	135	11.29	185	14.13
36	4.18	86	8.18	136	11.34	186	14.18
37	4.26	87	8.26	137	11.40	187	14.24
38	4.34	88	8.34	138	11.46	188	14.29
39	4.42	89	8.42	139	11.52	189	14.34
40	4.50	90	8.50	140	11.58	190	14.40
41	4.58	91	8.58	141	11.63	191	14.45
42	4.66	92	8.66	142	11.69	192	14.51
43	4.74	93	8.74	143	11.74	193	14.56
44	4.82	94	8.82	144	11.80	194	14.62
45	4.90	95	8.90	145	11.85	195	14.67
46	4.98	96	8.98	146	11.90	196	14.73
47	5.06	97	9.06	147	11.96	197	14.78
48	5.14	98	9.14	148	12.02	198	14.84
49	5.22	99	9.22	149	12.07	199	14.90
50	5.30	100	9.30	150	12.12	200	14.95

FLOOD LIGHTING

13.(1) For the inspection of the installation of each outlet of 350-watts capacity or more in an installation of flood-lights..... \$.85

(2) For the inspection of the installation of outlets of less than 350-watts capacity in an installation of flood-lights, a fee calculated on the basis of the fees payable for outlets in accordance with item 26.

GAS-BURNER AUTOMATIC CONTROL-EQUIPMENT

14. For the inspection of each installation of a gas-burner automatic control-equipment in a residence..... \$.85

GASOLINE-DISPENSING DEVICES

Motorless Type

- 15.(1) For the inspection of the installation of
- (a) a motorless gasoline-pump where no other installation made..... \$ 1.65
 - (b) each additional motorless gasoline-pump installed by the same contractor if inspected at the same time as the first pump..... \$.85
 - (c) each motorless gasoline-pump installed concurrently with other electric

wiring by a contractor where the entire installation can be inspected at one time..... \$.85

Self-Contained Motor-Driven Type

(2) For the inspection of the wiring and connections of

(a) one double-unit or blending gasoline pump..... \$ 3.25

(b) each additional double-unit or blending gasoline pump installed by the same contractor if inspected at the same time as the first pump..... \$ 2.45

(c) each double-unit or blending gasoline pump where inspected at the same time as other wiring installed by the same contractor..... \$ 2.45

(d) one single-unit gasoline pump..... \$ 2.45

(e) each additional single-unit gasoline pump installed by the same contractor if inspected at the same time as the first pump..... \$ 1.65

(f) one single-unit gasoline pump where inspected at the same time as other wiring installed by the contractor.. \$ 1.65

(3) For the inspection of the connections only of

(a) one double-unit or blending gasoline pump..... \$ 2.45

(b) each additional double-unit or blending gasoline pump installed by the contractor where inspected at the same time as the first pump..... \$ 1.65

(c) one double-unit or blending gasoline pump where inspected at the same time as other wiring installed by the contractor on the same premises.... \$ 1.65

(d) one single-unit gasoline pump..... \$ 1.65

(e) each additional single-unit gasoline pump installed by the same contractor where inspected at the same time as the first pump..... \$ 1.20

(f) one single-unit gasoline pump where inspected at the same time as other wiring installed by the contractor on the same premises..... \$ 1.20

GENERATORS

16.(1) For the inspection of the installation of an electric generator the fee prescribed by item 24 for a motor of like capacity.

(2) For the inspection of the installation of an exciter which forms part of an alternator or of a direct-current generator, no fee.

HEATING AND COOKING APPARATUS

Domestic

17.(1) For the inspection of the wiring for one non-portable electric range, electric heater, clothes dryer or other domestic heating- or cooking-apparatus..... \$ 1.65

(2) For the inspection of the wiring for each additional non-portable electric range, electric heater, clothes dryer or other domestic heating- or cooking-apparatus where installed by the same contractor and inspected at the same time..... \$.85

(3) For the inspection of the connection of a non-portable electric range, electric heater, clothes dryer or other domestic heating- or cooking-apparatus to an existing circuit..... \$.85

(4) Where an electric range is of the built-in type each self-contained section shall be classed as a separate item.

Industrial

18. For the inspection of the installation of each complete heating unit of an electric furnace, enamelling oven, commercial cooking-oven, electric steam-generator and other industrial heating-apparatus, a fee based on capacity as follows:

Capacity	Fee
(a) 10 kilowatts or less.....	\$ 2.00
(b) exceeding 10 kilowatts but not 20 kilowatts.....	\$ 3.00
(c) exceeding 20 kilowatts but not 40 kilowatts.....	\$ 4.25
(d) exceeding 40 kilowatts but not 100 kilowatts.....	\$ 5.85
(e) exceeding 100 kilowatts but not 200 kilowatts.....	\$ 8.10
(f) exceeding 200 kilowatts but not 500 kilowatts.....	\$ 11.35
(g) exceeding 500 kilowatts but not 1000 kilowatts.....	\$ 16.20
(h) exceeding 1000 kilowatts.....	\$ 24.35

Projection Heaters

19. For the inspection of the installation of each projection heater the fee prescribed for the inspection of the installation of a motor of like capacity in item 24.

Unit-Heaters

20.(1) For the inspection of the installation of each unit-heater not exceeding 4..... \$.85

(2) For the inspection of the installation of more than 4 unit-heaters, where all unit-heaters inspected are installed by the same contractor on the same premises and can be inspected at the same time, \$3.40 for the first 4 unit-heaters and 45 cents for each additional unit-heater.

INSPECTIONS

General

21.(1) For the general inspection of the wiring installation in a single-family domestic occupancy..... \$ 5.00

(2) For the general inspection of the wiring installation on a commercial or industrial premises a fee calculated at the rate of \$6 an hour or fraction thereof spent by the inspector in making the inspection and necessary travelling expenses, with a minimum inspection fee of \$6.

Miscellaneous

22. For the inspection of any electrical installation which is not covered by any other item or to which the other items cannot be consistently applied, a fee calculated at the rate of \$6 an hour or fraction thereof spent by the inspector in making the inspection and necessary travelling expenses, with a minimum inspection fee of \$6.

ISOLATED POWER-PLANTS

23. For inspecting the connection of the generators of isolated power-plants at farms, summer cottages and similar places to the wiring installations supplied by the generators, a fee equal to the total of the applicable fees prescribed by items 12, 16, 26 and 35 and the necessary travelling expenses of the inspector.

MOTORS

Voltage up to 750

24.(1) For the inspection of the installation of each motor of less than 750 volts, a fee based on horse-power as follows:

Horse-power	Fee
(a) fractional horse-power motors	
(i) where one motor only is inspected.....	\$ 1.65
(ii) where more than one motor is installed by one contractor on the same premises and can be inspected at the same time, for each additional motor.....	\$.85
(b) 1 horse-power or more but not exceeding 5 horse-power.....	\$ 1.65
(c) exceeding 5 horse-power but not exceeding 10 horse-power.....	\$ 2.45
(d) exceeding 10 horse-power but not exceeding 50 horse-power.....	\$ 3.60
(e) exceeding 50 horse-power but not exceeding 100 horse-power.....	\$ 4.85
(f) exceeding 100 horse-power.....	\$ 8.10

Voltage over 750

(2) For the inspection of the installation of each electric motor of more than 750 volts, a fee based on horse-power as follows:

Horse-power	Fee
(a) 50 horse-power or less.....	\$ 16.10
(b) exceeding 50 horse-power but not 100 horse-power.....	\$ 19.45
(c) exceeding 100 horse-power.....	\$ 24.35

(3) Where the wiring for a motor of any voltage has been installed by one contractor and the motor has been installed by another contractor, one-half

of the indicated inspection fee, payable by each contractor, with a minimum fee to each contractor of \$1.65.

OIL-BURNERS,
MECHANICAL-DRAUGHT COAL-BURNERS, ETC.

25.(1) For the inspection of each installation of a domestic oil-burner, mechanical-draught coal-burner or similar domestic heating-apparatus..... \$ 1.65

(2) For the inspection of each installation of a domestic oil-burner, mechanical-draught coal-burner or similar domestic heating-apparatus when combined with a circulating fan or a circulating pump in one unit..... \$ 1.65

(3) For the inspection of each installation of a domestic oil-burner, mechanical-draught coal-burner or similar domestic heating-apparatus when combined with a circulating fan or a circulating pump in two separate units \$ 2.05

(4) For the inspection of each installation of an industrial-type oil-burner..... \$ 4.80

OUTLETS

26.(1) For the inspection of the wiring of electrical outlets,

(a) the fees in Columns 2, 4, 6 and 8 for the number of outlets in Columns 1, 3, 5 and 7 of Table 3,

(b) where the number of outlets exceeds 200, a fee of \$29.94 and 8.4 cents for each outlet in excess of 200.

(2) Where not more than 3 outlets are installed and immediate inspection is not necessary a fee for inspection

(a) for 1 outlet..... \$.45

(b) for 2 outlets..... \$.85

(c) for 3 outlets..... \$ 1.20

(3) For the installation of the controls for remotely controlled lighting each control to be deemed to be one outlet and the fees prescribed in sub-items 1 and 2 to apply.

(4) For the inspection of the installation of multi-outlet assemblies the fees prescribed by sub-item 1 with each connection to the wiring system and each junction counting as one outlet.

TABLE 3
(Outlets)

COLUMN 1 No. of Outlets	COLUMN 2 Fee	COLUMN 3 No. of Outlets	COLUMN 4 Fee	COLUMN 5 No. of Outlets	COLUMN 6 Fee	COLUMN 7 No. of Outlets	COLUMN 8 Fee
1	\$1.60	51	\$10.78	101	\$18.74	151	\$24.55
2	1.60	52	10.94	102	18.86	152	24.66
3	1.60	53	11.10	103	18.98	153	24.77
4	1.60	54	11.26	104	19.10	154	24.88
5	1.60	55	11.42	105	19.22	155	24.99
6	1.85	56	11.58	106	19.34	156	25.10
7	2.10	57	11.74	107	19.46	157	25.21
8	2.35	58	11.90	108	19.58	158	25.32
9	2.60	59	12.06	109	19.70	159	25.43
10	2.85	60	12.22	110	19.82	160	25.54
11	3.10	61	12.38	111	19.94	161	25.65
12	3.35	62	12.54	112	20.06	162	25.76
13	3.60	63	12.70	113	20.18	163	25.87
14	3.84	64	12.86	114	20.30	164	25.98
15	4.08	65	13.02	115	20.42	165	26.09
16	4.32	66	13.18	116	20.54	166	26.20
17	4.56	67	13.34	117	20.66	167	26.31
18	4.80	68	13.50	118	20.78	168	26.42
19	5.04	69	13.66	119	20.90	169	26.53
20	5.28	70	13.82	120	21.02	170	26.64
21	5.52	71	13.98	121	21.14	171	26.75
22	5.76	72	14.14	122	21.26	172	26.86
23	6.00	73	14.30	123	21.38	173	26.97
24	6.24	74	14.46	124	21.50	174	27.08
25	6.48	75	14.62	125	21.62	175	27.19
26	6.65	76	14.78	126	21.74	176	27.30
27	6.82	77	14.94	127	21.86	177	27.41
28	6.99	78	15.10	128	21.98	178	27.52
29	7.16	79	15.26	129	22.10	179	27.63
30	7.33	80	15.42	130	22.22	180	27.74
31	7.50	81	15.58	131	22.34	181	27.85
32	7.67	82	15.74	132	22.46	182	27.96
33	7.84	83	15.90	133	22.57	183	28.07
34	8.01	84	16.06	134	22.68	184	28.18
35	8.18	85	16.22	135	22.79	185	28.29
36	8.35	86	16.38	136	22.90	186	28.40
37	8.52	87	16.54	137	23.01	187	28.51
38	8.69	88	16.70	138	23.12	188	28.62
39	8.86	89	16.86	139	23.23	189	28.73
40	9.02	90	17.02	140	23.34	190	28.84
41	9.18	91	17.18	141	23.45	191	28.95
42	9.34	92	17.34	142	23.56	192	29.06
43	9.50	93	17.50	143	23.67	193	29.17
44	9.66	94	17.66	144	23.78	194	29.28
45	9.82	95	17.82	145	23.89	195	29.39
46	9.98	96	17.98	146	24.00	196	29.50
47	10.14	97	18.14	147	24.11	197	29.61
48	10.30	98	18.30	148	24.22	198	29.72
49	10.46	99	18.46	149	24.33	199	29.83
50	10.62	100	18.62	150	24.44	200	29.94

OUTLINE-LIGHTING

27. For the inspection of an installation of outline-lighting where the outlets are spaced at not more than 24-inch centres a fee calculated on the basis of one-half of the fees payable for the outlets in accordance with item 26.

PANEL-BOARDS AND DISTRIBUTION-PANELS

28.(1) For the inspection of each installation of a lighting panel-board not exceeding 200 amperes at 250 volts or less, a fee based on the number of circuits for which space is provided as follows:

Number of Circuits Fee

- (a) exceeding 4 circuits but not exceeding 8 circuits..... \$ 1.65
- (b) exceeding 8 circuits but not exceeding 16 circuits..... \$ 2.45
- (c) exceeding 16 circuits but not exceeding 24 circuits..... \$ 3.25
- (d) exceeding 24 circuits but not exceeding 32 circuits..... \$ 4.10

- (e) exceeding 32 circuits, \$4.10 and 17 cents for each circuit in excess of 32.

(2) For the inspection of an installation of a panel-board or over-current device cabinet installed in a residence, no fee.

(3) For the inspection of each installation of a panel-board or over-current device cabinet in an apartment suite..... \$.60

(4) For the inspection of each installation of a power panel-board or distribution-panel at 750 volts or less, a fee based on capacity as follows:

Capacity	Fee
(a) 200 amperes or less.....	\$ 3.25
(b) exceeding 200 amperes but not exceeding 400 amperes.....	\$ 4.80
(c) exceeding 400 amperes but not exceeding 600 amperes.....	\$ 8.10
(d) exceeding 600 amperes but not exceeding 1200 amperes.....	\$ 11.35
(e) exceeding 1200 amperes.....	\$ 14.60

PERMITS—ANNUAL

29. For an annual permit to the owner or occupant of a manufacturing, mercantile or other building where in the opinion of the Commission electric-installation work of a routine nature in connection with the maintenance or operation of the building or the plant therein is required to be performed at frequent intervals and where the owner or occupant employs his own electricians for the purpose, an annual fee based on the number of persons employed as follows:

Number of persons employed	Fee
(a) not exceeding 100.....	\$ 24.35
(b) exceeding 100 but not exceeding 250.	\$ 40.50
(c) exceeding 250 but not exceeding 500.	\$ 81.00
(d) exceeding 500 but not exceeding 1000.....	\$162.00
(e) exceeding 1000, \$162, and \$162 for each additional 500 employees or fraction thereof in excess of 1000.	

PERMITS—TEMPORARY CURRENT

30. For a temporary current permit where the permit period is not longer than 90 days and the installation is permanent, or where the permit period is not longer than 6 months and the installation is temporary, for

- (a) a single-family dwelling-house, duplex house or apartment house containing not more than 2 apartments. \$ 3.60
- (b) an apartment house or any house, containing more than 2 apartments, office, factory or other commercial or industrial premises
- (i) for lighting only..... \$ 3.60
- (ii) for power only..... \$ 3.60
- (iii) for lighting and power on one permit..... \$ 6.00

PLANS AND SPECIFICATIONS FOR ELECTRICAL INSTALLATIONS

31.(1) For inspection of plans and specifications for an electrical installation having a potential of not more than 750 volts in

- (a) an apartment house
- (i) containing not more than 4 apartments..... \$ 1.65
- (ii) containing more than 4 apartments but not more than 10 apartments \$1.65, and 45 cents for each apartment in excess of 4,
- (iii) containing more than 10 apartments \$4.15 and 25 cents for each apartment in excess of 10,
- (b) a church or building used for charitable purposes..... \$ 1.65
- (c) a factory used for light-manufacturing purposes
- (i) having a floor-area of not more than 10,000 square feet..... \$ 4.85
- (ii) having a floor-area in excess of 10,000 square feet \$4.85 and \$1.65 for each 10,000 square feet or fraction thereof in excess of 10,000,
- (d) a factory used for other than light-manufacturing purposes
- (i) having a floor-area of not more than 5,000 square feet..... \$ 3.25
- (ii) having a floor-area in excess of 5,000 square feet \$3.25, and \$1.65 for each 5,000 square feet or fraction thereof in excess of 5,000,
- (e) a garage
- (i) having a floor-area of not more than 5,000 square feet..... \$ 3.25
- (ii) having a floor-area of more than 5,000 square feet \$3.25 and \$1.65 for each 10,000 square feet or fraction thereof in excess of 5,000,
- (f) an office building, hotel or department store
- (i) for ground-floor and basement. \$ 16.20
- (ii) for every additional 10,000 square feet of floor-area or fraction thereof other than of the ground-floor or basement.. \$ 1.65
- (g) a residence other than an apartment house
- (i) having not more than 8 rooms. \$ 1.25
- (ii) having more than 8 rooms but not more than 15 rooms..... \$ 1.75
- (iii) having more than 15 rooms.... \$ 2.25
- (h) a school being
- (i) a technical school or a school having technical-school facilities \$ 16.20

- (ii) other than a technical school... \$ 3.25
- (i) a store, other than a department store..... \$ 1.65
- (j) a theatre
 - (i) having a capacity of not more than 500 seats..... \$ 8.10
 - (ii) having a capacity of more than 500 seats \$8.10, and \$8.10 for every 500 seats or fraction thereof in excess of 500,
- (k) a warehouse
 - (i) ground-floor and basement.... \$ 3.25
 - (ii) each additional floor..... \$ 1.65
- (l) a cold-storage warehouse \$16.20, and \$3.25 for ground-floor and basement and \$1.65 for each additional floor.

(2) For inspection of plans and specifications for high-potential electrical installations, \$6 for each hour or fraction thereof spent in connection therewith.

(3) For the inspection of the plans and specifications for an installation that includes low-potential and high-potential systems, the fee prescribed by sub-item 1 and a charge of \$6 an hour or fraction thereof in respect of the time expended by the inspector in examining the plans and specifications for the high-potential system or systems.

(4) For the inspection of the plans and specifications for any installation not falling within sub-items 1, 2 or 3 \$6 for each hour or fraction thereof spent in connection therewith.

POWER-OUTLETS

32.(1) For the inspection of the installation of a power-outlet rated at 20 amperes or less \$1.65 and 85 cents for each additional such outlet inspected at the same time.

(2) For the inspection of the installation of a power-outlet rated at more than 20 amperes \$3.25 and \$1.65 for each additional such outlet inspected at the same time.

REFRIGERATION EQUIPMENT

Beverage Coolers

33.(1) For the inspection of the installation of each outlet for a beverage cooler the fee prescribed for power outlets in item 32.

(2) For the inspection of the installation of a beverage cooler of the permanently-connected type the fee prescribed for the inspection of motors of like rating in item 24.

Bulk-Milk Coolers

(3) For the inspection of the installation of a bulk-milk cooler the fee prescribed for motors of like rating in item 24 based on the total horse-power of the cooler.

Refrigeration Cabinet

(4) For the inspection of the installation of a refrigeration cabinet the fee prescribed for motors of like rating in item 24 and an additional fee of 70 cents for each section of the unit.

RE-INSPECTION

34. For each re-inspection of an electrical installation made after the contractor has been notified of defects in the installation where, upon such subsequent re-inspection, it is found that the defects have not been remedied, a fee calculated at the rate of \$6 an hour or fraction thereof spent by the inspector in making the inspection and necessary travelling expenses, with a minimum fee of \$6.

SERVICES

35.(1) For the inspection of a temporary or permanent consumer's service operating at low-potential a fee based on rating in amperes as follows:

Amperes	Fee
(a) 60 amperes or under.....	\$ 2.05
(b) over 60 amperes but not exceeding 100 amperes.....	\$ 2.80
(c) over 100 amperes but not exceeding 200 amperes.....	\$ 4.10
(d) over 200 amperes but not exceeding 400 amperes.....	\$ 5.80
(e) over 400 amperes but not exceeding 600 amperes.....	\$ 8.00
(f) over 600 amperes but not exceeding 1200 amperes.....	\$ 11.30
(g) over 1200 amperes.....	\$ 14.60

(2) For the inspection of each sub-service switch where installed at the same time as the main-service equipment and by the same contractor..... \$.45

(3) Where a consumer's service enters a building in which 2 or more service-entrance switches are used in parallel to disconnect the installation from the source of supply, a fee for inspection of each service-entrance switch equal to that payable for a service.

(4) Where a consumer's service is installed in a duplex building or other multiple-occupancy building and 2, 3, 4, 5 or 6 meters are required and no master switch is installed, a fee for inspection of the service calculated on the basis of one service of the combined capacity of the individual service-switches, and 45 cents for each service switch.

36. For the inspection of a temporary or permanent consumer's service operating at a potential of more than 750 volts..... \$ 24.00

37.(1) For the inspection of service-entrances, isolating switches and circuit-breakers concurrently with the inspection of the service of which they form part, no fee.

(2) Where the service-equipment is mounted on a switchboard, no fee under items 35 and 36.

PRIMARY AND SECONDARY SERVICE LINES

38.(1) For the inspection of a primary line \$3.25 where there are not more than 2 customer-owned poles and 45 cents for each additional pole.

(2) For the inspection of a secondary line where there is more than 1 customer-owned pole..... \$ 1.65

SIGNS AND MARQUEE LIGHTING

39.(1) For the inspection of the service, feeders and other wiring for the connection of one sign or marquee not operated by motor. \$ 1.65

(2) For the inspection of the service, feeders and other wiring for and the connection of each additional sign or marquee not operated by motor installed on the same premises by the same contractor where all the installations can be inspected at one time. \$.85

(3) For the inspection of the service, feeders and other wiring for and the connection of one motor-operated sign or motor-operated marquee. \$ 4.85

(4) For the inspection of the service, feeders and other wiring for and the connection of each additional motor-operated sign or marquee installed on the same premises by the same contractor where all the installations can be inspected at one time. \$ 2.45

(5) Where the wiring for a sign or marquee is installed by one contractor and the sign or marquee is connected by another contractor, for the inspection of

(a) the wiring only of one sign or marquee not operated by motor. . . . \$.85

(b) the wiring only of each motor-operated sign or motor-operated marquee. \$ 2.45

(c) the connection only of each sign or marquee not operated by motor. . . . \$.85

(d) the connection only of each motor-operated sign or motor-operated marquee. \$ 2.45

SUMP-PUMPS

40. For the inspection of the installation of a sump-pump a fee based on the horse-power-rating of the motor in accordance with the fee prescribed for motors of like rating in item 24.

SWITCHBOARDS

41.(1) For the inspection of an installation of a switchboard operating at a low-potential. \$ 8.10

(2) For the inspection of an installation of two or more switchboards operating at a low-potential installed by the same contractor on the same premises where all switchboards can be inspected at the same time \$8.10 for the first switchboard and \$4.05 for each additional switchboard.

(3) For the inspection of each installation of a switchboard operating at a high-potential. \$ 16.20

(4) For the inspection of an installation of two or more switchboards operating at a high-potential installed by the same contractor on the same premises where all switchboards can be inspected at one time \$16.20 for the first switchboard and \$8.10 for each additional switchboard.

TELEPHONE BOOTHS

42.(1) For the inspection of the installation of the wiring of a telephone booth whether connected to a street-lighting service or to a customer's fuse-panel where all the wiring can be inspected at the same time. \$ 2.05

(2) For the inspection of the installation of the wiring of a sign connected to a T-fitting after the inspection under sub-item 1. \$.85

THEATRES

43.(1) For the inspection of the installation of the electrical equipment to be used on the stage of a theatre by a road-show. \$ 5.00

(2) For each weekly inspection of an installation of electrical equipment to be used on the stage of a theatre by a stock company. \$ 3.00

TRANSFORMERS AND CAPACITORS

44.(1) For the inspection of the installation of each transformer or capacitor operating at a primary voltage of not more than 750 volts, a fee based on rated wattage as follows:

Wattage	Fee
(a) rated at not more than 5 kilowatts. . .	\$ 1.65
(b) rated at more than 5 kilowatts but not more than 10 kilowatts.	\$ 2.45
(c) rated at more than 10 kilowatts but not more than 20 kilowatts.	\$ 2.80
(d) rated at more than 20 kilowatts but not more than 30 kilowatts.	\$ 4.60
(e) rated at more than 30 kilowatts. . .	\$ 6.70

(2) For the inspection of the installation of each single-phase transformer or capacitor operating at a primary potential of more than 750 volts, a fee based on the rated kilovolt-amperes as follows:

(a) rated at not more than 25 kilovolt-amperes.	\$ 7.20
(b) rated at more than 25 kilovolt-amperes but not more than 50 kilovolt-amperes.	\$10.80
(c) rated at more than 50 kilovolt-amperes but not more than 100 kilovolt-amperes.	\$14.40
(d) rated at more than 100 kilovolt-amperes but not more than 500 kilovolt-amperes.	\$18.00
(e) rated at more than 500 kilovolt-amperes \$18, plus \$1.20 for each 100 kilovolt-amperes or fraction thereof in excess of 500 kilovolt-amperes.	

(3) For the inspection of the installation of each three-phase transformer or capacitor a fee calculated on the basis of two-thirds of the fees payable for 3 single-phase transformers or capacitors having a combined kilovolt-ampere rating equal to the three-phase transformer or capacitor.

TROLLEY AND BUS DUCTS

45. For the inspection of the installation of trolley duct or bus-duct for each ten feet or fraction thereof. \$.20

WATER-HEATER CONTROL WIRE

46. For the inspection of the installation of flat-rate water-heater control wires where not inspected at the same time as the consumer's service. \$.85

WELDERS

47.(1) For the inspection of the installation of an outlet for a welder. \$ 1.65

(2) For the inspection of each additional installation of an outlet for a welder, installed by the same contractor if inspected at the same time. \$.85

WINDOW STRIP-LIGHTING,
COVE-LIGHTING, ETC.

48. For the inspection of a window strip-light, cove-light or similar installation one-half of the fee prescribed by item 26 but not less than \$1.65.

X-RAY EQUIPMENT AND HIGH-FREQUENCY
APPARATUS

- 49.(1) For inspection of the wiring for
- (a) low-voltage X-ray equipment,
 - (b) primary-circuit X-ray equipment,
 - (c) low-voltage high-frequency apparatus, or
 - (d) primary-circuit high-frequency apparatus..... \$ 3.25
- (2) For inspection of the wiring for
- (a) high-voltage X-ray equipment,
 - (b) secondary-circuit X-ray equipment,
 - (c) high-voltage high-frequency apparatus, or
 - (d) secondary-circuit high-frequency apparatus..... \$ 8.10

SPECIAL INSPECTIONS

50. For the inspection of electrical equipment not bearing an approval label of the Commission or Canadian Standards Association, \$10 an hour or fraction thereof spent by the inspector in making the necessary investigations and necessary travelling expenses.

(5760) 25

THE ARCHAEOLOGICAL AND HISTORIC
SITES PROTECTION ACT, 1953

O. Reg. 163/58.
Willow Fort Historic Site.
New.
Made—13th June, 1958.
Filed—16th June, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE ARCHAEOLOGICAL AND
HISTORIC SITES PROTECTION ACT, 1953

1. The land described in Schedule 1 is designated as an historic site.

SCHEDULE 1

WILLOW FORT HISTORIC SITE

In the Township of Vespra, in the County of Simcoe, and being composed of that part of the East half of Lot 14 in the Eleventh Concession of the said Township of Vespra more particularly described as follows:

COMMENCING at a point where the southerly limit of the right-of-way of the Canadian National Railway through the said lot is intersected by the easterly limit of the said lot; thence southwesterly along the southerly limit of the said right-of-way of the Canadian National Railway, 688 feet to a point; thence southeasterly in a straight line to the southeasterly angle of the said lot; thence northerly along the easterly boundary of the said lot to the place of beginning; containing nine acres more or less.

BRYAN L. CATHCART,
Minister of Travel and Publicity.

Toronto, June 13, 1958.

(5762) 25

THE LIVE STOCK AND LIVE STOCK
PRODUCTS ACT

O. Reg. 164/58.
Grading of Eggs.
Amending O. Reg. 157/54.
Made—12th June, 1958.
Filed—16th June, 1958.

REGULATIONS MADE UNDER THE
LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Clauses *a* and *b* of subregulation 2 of regulation 16 of Ontario Regulations 157/54 are revoked and the following substituted therefor:

- (a) conditions found upon candling of the eggs, or cracks in the shells of the eggs, within 36 hours, or
- (b) the shells of the eggs other than cracks in the shells, or the weight of the eggs, within seven days.

(5763) 25

Publications Under The Regulations Act

June 28th, 1958

THE INDUSTRIAL STANDARDS ACT

O. Reg. 165/58.

Schedule for the Painting and Decorating Industry in the Toronto Zone.
Amending O. Reg. 129/53 and Revoking O. Reg. 109/53.
Made—12th June, 1958.
Filed—17th June, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 109/53 and regulation 2 of Ontario Regulations 129/53 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE TORONTO ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Toronto Civic Holiday,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 7 hours; and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

4. No person shall perform work in the industry on Labour Day.

MINIMUM RATES OF WAGES

5. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 30th of April, 1959, \$2.27 an hour, and
- (b) on and after the 1st of May, 1959, \$2.41 an hour.

OVERTIME WORK

6. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

7.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular working-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

8.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

9. The rate of wages for overtime work shall be

- (a) for overtime work performed during the 1-hour period immediately following the working period of a regular working-day
 - (i) to and including the 30th of April, 1959, \$3.40 an hour, and
 - (ii) on and after the 1st of May, 1959, \$3.61 an hour, and
- (b) for all other overtime work
 - (i) to and including the 30th of April, 1959, \$4.54 an hour, and
 - (ii) on and after the 1st of May, 1959, \$4.82 an hour.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5765)

26

THE FARM PRODUCTS MARKETING ACT

O. Reg. 166/58.

Marketing of Flue-cured Tobacco.

Amending O. Reg. 153/57.

Made—18th June, 1958.

Filed—18th June, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Subregulation 6 of regulation 12 of Ontario Regulations 153/57 is revoked and the following substituted therefor:

- (6) Where 2 members are appointed to the Arbitration Board in accordance with subregulation 5, the 2 members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within 7 days after the Board was notified under subregulation 2, or the 15th of May, as the case may be, the Board shall appoint the third member.

2. Subregulation 7 of regulation 12 of Ontario Regulations 153/57, as remade by subregulation 2 of regulation 3 of Ontario Regulations 157/57, is revoked and the following substituted therefor:

- (7) Where the 3 members of the negotiating agency appointed by the local board, or the 3 members of the negotiating agency appointed by the buyers, as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or the 15th of May, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
(Chairman)

F. K. B. STEWART
(Secretary)

Dated at Toronto, this 18th day of June, 1958.

(Seal)

(5777)

26

THE PROVINCIAL PARKS ACT, 1958

O. Reg. 167/58.

General Regulations.

New and Revoking O. Regs. 148/55 and 109/57.

Made—12th June, 1958.

Filed—19th June, 1958.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1958

INTERPRETATION

1. In these regulations

- (a) "camp-site" means a parcel of land in an area operated by the superintendent for the purpose of camping, marked by stakes

planted at each of the four corners of the parcel and identified by a number painted or otherwise placed on the stakes;

- (b) "motor vehicle" means motor vehicle as defined in *The Highway Traffic Act*;
- (c) "officer" means superintendent or other person in charge of a provincial park, or a forest ranger;
- (d) "superintendent" means district forester or superintendent in charge of a provincial park.

CONDUCT OF PERSONS USING PROVINCIAL PARKS

2. No person shall

- (a) damage any plant, shrub, flower, or tree;
- (b) remove or damage any table, bench, seat, fireplace, monument, relic, notice, marker, or sign; or
- (c) deface or damage any bridge, building, structure, natural object, rock, or any other property of the Crown,

within a provincial park.

3. (1) No person shall throw or dump, or cause to be thrown or dumped, any material within a provincial park or along or over the shores of any lake, or the bank of any river or stream, within a provincial park.

(2) No person shall litter a provincial park with refuse.

4. (1) No person shall permit a horse, dog, or other animal to be at large in a provincial park.

(2) Subregulation 1 applies to a dog or other animal on a leash exceeding six feet in length.

5. (1) Subject to *The Forest Fires Prevention Act*, no person shall set out a fire out-of-doors within a provincial park for any purpose other than cooking or obtaining warmth.

(2) Any person who sets out a fire out-of-doors within a provincial park in any place other than a fire-place provided by the district forester or superintendent in charge of the park shall

- (a) select a location for the fire free from flammable material;
- (b) do all necessary things to prevent the fire from spreading; and
- (c) extinguish the fire before quitting the location.

6. No person shall

- (a) use abusive or insulting language;
- (b) throw stones or other missiles; or
- (c) beg, solicit, or invite subscriptions or contributions,

within a provincial park.

OCCUPATION OF PUBLIC LANDS

7. No person shall occupy land in a provincial park except

- (a) by authority granted under these regulations;
- (b) under a lease granted before the 2nd of July, 1954, and any renewal thereof where the lease provides for such renewal; or

- (c) land more than two miles from a highway for the purpose of overnight camping.

8. (1) No person shall occupy a camp-site except under the authority of a camp-site permit issued by the officer in charge of the camping area.

(2) A camp-site permit shall be in Form 1.

9. A camp-site permit shall be authority for the permittee to occupy the camp-site designated for the period shown in the permit.

10. A camp-site permit shall authorize the permittee and his party

- (a) to camp for a period specified in the permit not exceeding twenty-eight days in an area operated by the superintendent for the purpose;
- (b) to camp for a period specified in the permit during the days Monday, Tuesday, Wednesday, Thursday and Friday in an area operated by the superintendent for the purpose; or
- (c) where the permittee is a religious, charitable or educational organization, to camp for a period specified in the permit not exceeding twenty-eight days in an area operated by the superintendent for the purpose.

11. (1) The fees payable for a permit for the purpose referred to in clause *a* of regulation 10 shall be

- (a) where the permit is issued for a period of
 - (i) seven days or less, 75 cents a day, or \$4, whichever is the lesser;
 - (ii) more than seven days but not more than fourteen days, \$4, and 75 cents a day for each day over seven, or \$8, whichever is the lesser;
 - (iii) more than fourteen days but not more than twenty-one days, \$8, and 75 cents a day for each day over fourteen, or \$12, whichever is the lesser; or
 - (iv) more than twenty-one days but not more than twenty-eight days, \$12, and 75 cents a day for each day over twenty-one, or \$16, whichever is the lesser; and
- (b) where electrical power is supplied an additional 25 cents a day for each outlet.

(2) The fees payable for a permit for the purpose referred to in clause *b* of regulation 10 shall be 75 cents a day and where electrical power is supplied an additional 25 cents a day for each outlet.

(3) A permit for the purpose referred to in clause *c* of regulation 10 shall be issued without payment of a fee.

12. A camp-site permit for the purpose referred to in clause *a* or *b* of regulation 10 shall be authority for the permittee to park on the camp-site one vehicle and a trailer, either of which has not been parked on a camp-site in the provincial park under the authority of a camp-site permit for a period of twenty-eight days in the same year.

13. (1) A camp-site permit shall expire at 2 p.m. on the last day of the period for which it is issued.

(2) Upon vacating a camp-site, the permittee shall surrender his permit to the officer in charge of the camp-site.

14. A picnic may be held only in an area operated by the superintendent for the purpose.

ADMISSION FEES

15. (1) The driver of a motor vehicle entering a provincial park shall pay a fee of \$1 for admission of the vehicle.

(2) Subregulation 1 shall not apply to a vehicle in respect of which the fee has been paid previously in the same year, as evidenced by a permit in Form 2.

16. (1) The operator of a boat entering Quetico Provincial Park by water shall pay a fee of \$1 for admission of the boat.

(2) Subregulation 1 shall not apply to a boat in respect of which the fee has been paid previously in the same year, as evidenced by a permit in Form 2 affixed to the boat at the time it is issued.

SALE OF GOODS PROHIBITED

17. (1) No person shall sell or offer for sale any article, thing, or service, within a provincial park.

(2) Subregulation 1 does not apply to a sale conducted or authorized under any agreement or lease made, or licence issued, under the Act and the regulations.

TRAFFIC RULES

18. Where the superintendent operates an area for the purpose of parking in a provincial park, no person shall park a motor vehicle in the provincial park except in the area or on land occupied under a deed, lease, licence of occupation or camp-site permit.

19. No person shall park a vehicle within a provincial park

- (a) within fifty feet of a bridge;
- (b) in a position or place which prevents or is likely to prevent free and convenient movement of other vehicles; or
- (c) in any prohibited area.

20. (1) An officer may direct traffic and in cases of fire, accident, traffic congestion, or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(2) Every person shall obey any direction given under subregulation 1.

21. No person shall land any aircraft within any provincial park at any point other than at an airport licensed under the *Aeronautics Act* (Canada).

REVOCATIONS

22. Ontario Regulations 148/55 and 109/57 are revoked.

FORM 1

The Provincial Parks Act, 1958

Number.....

CAMP-SITE PERMIT

Total Fees Paid \$.....

Under *The Provincial Parks Act, 1958* and the regulations, and subject to the limitations thereof, this permit is issued to

.....
(name in full of permittee, in block letters)

.....
(post-office address, giving number and street, place, and province or state)

to occupy the following camp-site in

.....
(description of camp-site)

in.....
(name of provincial park)

for the period from the.....of.....to the
.....of....., 19....

Number of persons in the party including the per-
mittee.....

Type and make of vehicle.....

Licence no. of vehicle.....

Province or state.....

Fees Payable

..... days at \$.75 a day \$.....

..... weeks at \$4.00 a week \$.....

Electrical power....outlets at \$.25 a day \$.....

TOTAL \$.....

This permit expires at 2 p.m. the of.....
19....

.....
Signature of issuer

.....
Date

.....
Deputy Minister

FORM 2

ONTARIO PROVINCIAL PARKS

19

Permit.....
(number)

.....
(description)

Department of Lands and Forests

(5786)

26

Publications Under The Regulations Act

July 5th, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 168/58.

The Southern Ontario Honey Producers' Marketing Scheme.

Revoking O. Reg. 271/50.

Made—19th June, 1958.

Filed—23rd June, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulations 271/50 are revoked.

(5796)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 169/58.

Marketing of Honey.

Revoking O. Reg. 272/50.

Made—23rd June, 1958.

Filed—23rd June, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulations 272/50 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
(Chairman)

F. K. B. STEWART
(Secretary)

Dated at Toronto, this 23rd day of June, 1958.

(Seal)

(5797)

27

THE BROKER-DEALERS ACT, 1947

O. Reg. 170/58.

General Regulations.

Amending Regulations 16 of Consolidated Regulations of Ontario, 1950.

Made—17th June, 1958.

Approved—19th June, 1958.

Filed—24th June, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

1. Regulations 16 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following regulation:

32m.(1) In this regulation

- (a) "chairman" means chairman of the Unlisted Trading and Quote Committee of the Board;

- (b) "trading day" means day on which trading is carried on in the Toronto Stock Exchange.

- (2) Where a trade of purchase and sale of unlisted securities is entered into between members of the Association and the seller has not advised the purchaser before 11.30 a.m. on the third trading day after the trade that he will deliver the securities on that day, the purchaser may buy-in the securities by purchasing them from another source.

- (3) Where a purchaser intends to buy-in securities he shall deliver to the seller after 11.30 a.m. on the third trading day after the trade a written notice of his intention and deliver a copy of the notice to the chairman.

- (4) A notice delivered after 2 p.m. in any day shall be deemed to be delivered before 2 p.m. on the following day.

- (5) The notice referred to in subregulation 3 shall set out

- (a) the date and time on which the notice is delivered;

- (b) the particulars of the trade; and

- (c) the date and time after which the buy-in is to be effected, which shall be not earlier than 2.00 p.m. on the second trading day after the notice is delivered.

- (6) The purchaser shall notify the seller of the terms of his proposed buy-in and where the seller does not agree the purchaser shall notify the chairman of the terms of the buy-in and if, in the opinion of the chairman, the purchase price does not fairly reflect the current market-price, or if the security is not available at a reasonable price, the chairman shall advise the parties accordingly.

- (7) Where, after delivery of the notice, the purchaser extends the time for delivery by the seller, the purchaser shall notify the chairman in writing of the extension and the date and time set out in the notice under clause c of subregulation 5 shall be correspondingly extended.

- (8) Whenever the chairman is absent or unable to act under this regulation, a member of the Unlisted Trading and Quote Committee designated by the chairman may act in his stead.

- (9) Disputes arising in the application of this regulation may be referred to the Unlisted Trading and Quote Committee for its opinion.

2. Regulations 16 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following regulation:

- 34a. Where in the opinion of the Board it is in the interest of the public or the association to do so, the Board may suspend a member before a hearing is held and until the hearing is disposed of, not exceeding ten trading days.

The Board of Governors of The Broker-Dealers' Association of Ontario.

By
 MALCOLM A. MOYSEY Wm. E. SMITH
 Governor Governor
 J. A. HENLY A. K. WILLIAMS
 Governor Governor
 G. A. HUNTER F. C. WOOLLEY
 Governor Governor
 W. R. MARCHMENT A. H. BARNT
 Governor Governor
 JAMES STEWART
 Governor

Dated at Toronto this 17th day of June, 1958.

The foregoing regulations made by the Board of Governors of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 19th day of June, 1958.

ONTARIO SECURITIES COMMISSION

by O. E. LENNOX,
 Chairman.

(5798)

27

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 171/58.

Controlled-access Highways—Diversions

Northern Ontario.

Amending O. Reg. 78/58.

Made—19th June, 1958.

Filed—24th June, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 78/58, as amended by Ontario Regulations 122/58, are further amended by adding thereto the following schedules:

GARSON TOWNSHIP DIVERSION

SCHEDULE 3

In the Township of Garson in the District of Sudbury and shown outlined in red and illustrated on Department of Highways plan P-2132-20, registered in the Land Titles Office at Sudbury as number 140032.

WHITNEY TOWNSHIP DIVERSION

SCHEDULE 4

In the Township of Whitney in the District of Cochrane and shown outlined in red and illustrated on Department of Highways plan P-2134-29, registered in the Land Titles Office at Cochrane as number 100721 Cochrane.

PAPINEAU TOWNSHIP DIVERSION

SCHEDULE 5

In the Township of Papineau in the District of Nipissing and shown outlined in red and illustrated on Department of Highways plan P-2108-30, registered in the Land Titles Office at North Bay as number H.41 for the District of Nipissing.

(5799)

27

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 172/58.

Controlled-access Highways—Diversions
 Southern Ontario.

Amending O. Reg. 52/58.

Made—19th June, 1958.

Filed—24th June, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 52/58, as amended by Ontario Regulations 98/58 and 142/58, are further amended by adding thereto the following schedules:

INNISVILLE DIVERSION

SCHEDULE 7

In the Township of Drummond in the County of Lanark and shown outlined in red and illustrated on Department of Highways plan P-2007-29, registered in the registry office for the registry division of the South Riding of the County of Lanark as number 9032 for the Township of Drummond.

CARLETON PLACE BY-PASS

SCHEDULE 8

In the Township of Ramsay in the County of Lanark and shown outlined in red and illustrated on Department of Highways plan P-2817-8, registered in the registry office for the registry division of the North Riding of the County of Lanark as number 10828 for the Township of Ramsay.

SCHEDULE 9

In the Township of Beckwith in the County of Lanark and shown outlined in red and illustrated on Department of Highways plan P-1796-19, registered in the registry office for the registry division of the South Riding of the County of Lanark as number 7184 for the Township of Beckwith.

(5800)

27

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 173/58.

Controlled-access Highways—Bicroft
 Mine Road.

New.

Made—June 19th, 1958.

Filed—June 24th, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

BICROFT MINE ROAD

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of Faraday in the County of Hastings being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3262-2 registered in the registry office for the registry division of the County of Hastings as number 1113 for the Township of Faraday.

SCHEDULE 2

In the Township of Cardiff in the Provisional County of Haliburton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3341-3 registered in the registry office for the registry division of the Provisional County of Haliburton as number 11680 for the Township of Cardiff.

SCHEDULE 3

In the Township of Cardiff in the Provisional County of Haliburton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3341-8 registered in the registry office for the registry division of the Provisional County of Haliburton as number 11893 for the Township of Cardiff.

(5801)

27

THE CEMETERIES ACT

O. Reg. 174/58.

General Regulations.

Amending O. Reg. 63/44 (C.R.O. 383).

Made—19th June, 1958.

Filed—24th June, 1958.

REGULATIONS MADE UPON
THE RECOMMENDATION OF THE MINISTER
UNDER THE CEMETERIES ACT

1. Clause *e* of regulation 1 of Ontario Regulations 63/44, as made by subregulation 2 of regulation 1 of Ontario Regulations 247/57, is revoked and the following substituted therefor:

- (*e*) "cemetery supplies" includes concrete and metal burial vaults, monuments, grave markers or memorial plaques of stone or metal, corner posts, flowers, shrubs, artificial wreaths and any other articles normally supplied for use in the cemetery.

2. Regulation 12*f* of Ontario Regulations 63/44, as made by regulation 2 of Ontario Regulations 247/57, is amended by adding thereto the following subregulation:

- 12*f* (3) The deposit referred to in subregulation 1 may be reduced in units of \$5,000 as the perpetual care fund is built up in equivalent amounts.

3. Clause *a* of regulation 1 of Ontario Regulations 46/55 is revoked and the following substituted therefor:

- (*a*) "lot" includes plot, grave, burial site, mausoleum crypt or compartment;

(5805)

27

THE MILK INDUSTRY ACT, 1957

O. Reg. 175/58.

Marketing of Cheese.

Amending O. Reg. 199/57.

Made—26th June, 1958.

Filed—26th June, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE MILK INDUSTRY ACT, 1957

1. Clauses *b* and *c* of subregulation 2 of regulation 11 of Ontario Regulations 199/57 are revoked and the following substituted therefor:

- (*b*) in cases other than those mentioned in clause *a*, within sixty days after the cheese is manufactured.

2.(1) Subregulation 2 of regulation 12 of Ontario Regulations 199/57 is revoked and the following substituted therefor:

- (2) No producer of cheese shall sell or deliver cheese that is produced in that part of Ontario in which the plan is in force except through a cheese exchange.

(2) Subregulations 4, 5, 6 and 7 of the said regulation 12 of Ontario Regulations 199/57 are revoked.

3. Subregulations 3 and 4 of regulations 13 of Ontario Regulations 199/57 are revoked and the following substituted therefor:

- (3) The local board shall, within five days of receipt of any payment for cheese from a buyer, forward the payment, less licence fees paid under subregulation 1 of regulation 11 and licence fees paid under the *Agricultural Products Marketing Act* (Canada), to the producers of the cheese.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURRY,
(Chairman)

A. P. CLARK,
(Secretary)

Dated at Toronto, this 26th day of June, 1958.

(Seal)

(5816)

27



Publications Under The Regulations Act

July 12th, 1958

THE VOTERS' LISTS ACT, 1951

O. Reg. 176/58.

General Regulations.

Amending O. Reg. 240/51.

Made—26th June, 1958.

Filed—30th June, 1958.

REGULATIONS MADE UNDER THE VOTERS' LISTS ACT, 1951

1. Subregulation 6 of regulation 1 of Ontario Regulations 240/51, as remade by regulation 1 of Ontario Regulations 159/54, is amended by striking out "10" in the seventh line and inserting in lieu thereof "11".

2. Clause *a* of item 7 of the Schedule to Ontario Regulations 240/51 is amended by striking out "\$32" in the second line and inserting in lieu thereof "\$40".

(5835)

28

THE ELECTION ACT, 1951

O. Reg. 177/58.

Fees and Expenses.

Amending O. Reg. 239/51 and Revoking

O. Reg. 160/54.

Made—26th June, 1958.

Filed—30th June, 1958.

REGULATIONS MADE UNDER THE ELECTION ACT, 1951

1. The Schedule to Ontario Regulations 239/51, as amended by Ontario Regulations 160/54, is struck out and the following substituted therefor:

SCHEDULE

RETURNING OFFICER

1.(1) For all services connected with an election except for proof-reading of the lists:

(a) Where the election is by acclamation...\$ 600

(b) Where the election is contested.....\$1000
plus an additional fee in either event for
every name on the revised lists, per
name.....1 cent

(2) For proof reading of the lists.....\$ 100

(3) An additional and special allowance upon the recommendation of the board approved by the Chief Election Officer in consideration of special difficulties caused by the remoteness of polling places, lack of transportation facilities or extent of the territory comprised in the electoral district, not to exceed per day.....\$ 15

ELECTION CLERK

2. For all services connected with an election:

(a) Where the election is by acclamation....\$ 250

(b) Where the election is contested.....\$ 500

DEPUTY RETURNING OFFICER

3. For holding the poll, including all services in connection therewith and making returns, for each polling day on duty.....\$ 15

POLL CLERK

4. For each polling day on duty.....\$ 10

CONSTABLES

5.(1) Constable at nomination meeting.....\$ 6

(2) Constable at a polling place, for each polling day on duty.....\$ 6

MISCELLANEOUS

6. Mileage actually travelled by officers and other persons in the performance of their duties under the Act, per mile each way 11 cents

7. Special allowance for cleaning polling place after polling day—per poll.....\$ 8

2. Ontario Regulations 160/54 are revoked.

(5836)

28

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 178/58.

Approved Guarantee Companies.

Amending O. Reg. 94/57.

Made—26th June, 1958.

Filed—30th June, 1958.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. Schedule 1 of Ontario Regulations 94/57 is amended by adding thereto the following item:

32a. Global General Insurance Company.

2. Item 61a of Schedule 1 of Ontario Regulations 94/57, as made by regulation 1 of Ontario Regulations 142/57, is struck out.

(5837)

28

THE COUNTY JUDGES ACT

O. Reg. 179/58.

Districts.

New and Revoking Regulations 27 of Consolidated Regulations of Ontario, 1950.

Made—26th June, 1958.

Filed—30th June, 1958.

REGULATIONS MADE UNDER THE COUNTY JUDGES ACT

1. For the purposes of the Act,

(a) the county or groups of counties numbered 1 to 6 shall each form a county court district, and

(b) the groups of provisional judicial districts numbered 7 and 8 shall each form a district court district,

as follows:

- 1. District 1: Essex, Kent, Lambton, Elgin, Middlesex, Oxford, Perth, Huron and Bruce.
- 2. District 2: Brant, Norfolk, Haldimand, Lincoln, Welland and Wentworth.
- 3. District 3: Waterloo, Wellington, Peel, Halton, Grey, Dufferin and Simcoe.
- 4. District 4: York.
- 5. District 5: Ontario, Victoria and Haliburton, Northumberland and Durham, Hastings, Prince Edward, Lennox and Addington and Peterborough.
- 6. District 6: Carleton, Prescott and Russell, Stormont, Dundas and Glengarry, Renfrew, Lanark, Leeds and Grenville and Frontenac.
- 7. District 7: Kenora, Rainy River, Thunder Bay.
- 8. District 8: Algoma, Cochrane, Manitoulin, Nipissing, Sudbury, Timiskaming, Parry Sound and Muskoka.

2. Regulations 27 of Consolidated Regulations of Ontario, 1950, are revoked.

(5838) 28

THE CERTIFICATION OF TITLES ACT,
1958

O. Reg. 180/58.
Fees.
New.
Made—26th June, 1958.
Filed—30th June, 1958.

REGULATIONS MADE UNDER
THE CERTIFICATION OF TITLES ACT,
1958

1. The fees set forth in Schedule 1 shall be the fees payable under the Act to the director of titles.

SCHEDULE 1

FEEs

1. On application for certificate, the fees, computed to the nearest dollar, as follows:

Combined Value of Land and Buildings	Fee
(a) Not exceeding \$20,000.....	\$50.
(b) Exceeding \$20,000, but not exceeding \$100,000.....	\$50 and 1/10% of the excess over \$20,000.

(c) Exceeding \$100,000, but does not exceed \$200,000.....\$130 and 1/20% of the excess over \$100,000.

(d) Exceeding \$200,000.....\$180.

2. Where more than one property is included in one application, or where the titles are substantially different, the fees in item 1 to be payable as if certificates of title of the properties had been applied for separately.

3. Notice of change of interest.....\$ 5.00

4. Order to discontinue, suspend or carry on an application.....\$ 1.00

5.(1) Notice for publication and for posting, preparation.....\$ 1.00

(2) Publication and posting, actual cost.

6. Filing statement by adverse claimant....\$ 1.00

7. Hearing before the Director each hour or part thereof.....\$ 3.00

8. Order by the Director.....\$ 2.00

9. On granting a certificate.....\$15.00

10. On issuance of copy of certificate of title to replace one which has been lost or destroyed.....\$ 5.00

11. For preparation and service of a notice, each party served.....\$ 1.00

12.(1) Where the survey of land in an application is verified on the ground, each day or part thereof required for the examination.....\$10.00

(2) For the distance necessarily travelled from the registry office for the registry division in which the land is situated to the land and return, each mile.....\$.10

(5839) 28

THE LAND TITLES ACT

O. Reg. 181/58.
Rules.
Amending Regulations 237 of Consolidated Regulations of Ontario, 1950.
Made—26th June, 1958.
Filed—30th June, 1958.

REGULATIONS MADE UNDER
THE LAND TITLES ACT

1. Items 1 to 13 of Schedule 1 of Regulations 237 of Consolidated Regulations of Ontario, 1950, as remade by regulation 2 of Ontario Regulations 186/52, are struck out and the following substituted therefor:

1. On application for first registration, the fees, computed to the nearest dollar, as follows:

Combined Value of Land and Buildings	Master's Fee (Absolute, Qualified or Possessory Titles)
(a) Not exceeding \$20,000.....	\$50.

- (b) Exceeding \$20,000 but not exceeding \$100,000.....\$50 and 1/10% of the excess over \$20,000.
- (c) Exceeding \$100,000, but not exceeding \$200,000.....\$130 and 1/20% of the excess over \$100,000
- (d) Exceeding \$200,000.....\$180.
- (e) On newly patented land irrespective of value.....\$5.
2. Where more than one property is included in one application, or where the titles are substantially different the fees in item 1 to be payable as if the registration of properties had been applied for separately and where the fees chargeable are in the opinion of the master of titles at Toronto unduly excessive, the master to fix a smaller fee.
3. Additional fees to be charged where oral depositions are taken, or where notices are served upon persons appearing to have adverse claims, or where there is a contest, and also all disbursements of the master.
4. Where an application for first registration is withdrawn, refused, or abandoned, such amount not exceeding the fees in item 1 as the master considers reasonable.
5. For filing an objection.....\$1.00
6. For every summons by the master.....\$1.00
7. For every order by the master.....\$1.00
8. For preparation and service of a notice, each party served.....\$1.00
9. For every appointment.....\$.50
10. For special proceedings before the master, each hour or part thereof.....\$3.00
11. Notice of change of interest.....\$5.00
12. For each party joining in or consenting to an application other than a municipality consenting or joining in an application as to public highways.....\$2.00
13. For return of documents, actual disbursements.

(5840)

28

THE GRAIN ELEVATOR STORAGE ACT, 1958

O. Reg. 182/58.
General Regulations.
New.
Made—26th June, 1958.
Filed—30th June, 1958.

REGULATIONS MADE UNDER THE GRAIN ELEVATOR STORAGE ACT, 1958

LICENCE AS A GRAIN ELEVATOR OPERATOR

1.(1) An application for a licence as a grain elevator operator shall be in Form 1.

(2) A licence as a grain elevator operator shall be in Form 2.

(3) The fee for a licence is \$10, and shall be forwarded with the application for the licence.

(4) A licence expires with the 30th of June next following the date on which it is issued.

WEIGH-TICKETS

2. A weigh-ticket shall be in Form 3.

GRAIN STORAGE RECEIPTS

3. A grain storage receipt shall be in Form 4.

4. Where the Chief Inspector refuses to issue or to renew a licence as a grain elevator operator, or suspends or revokes such licence, the grain elevator operator shall have a right of appeal to the Minister to show cause why such licence should not be refused, or why such licence should be reinstated, as the case may be.

DUTIES OF INSPECTORS

5. Inspectors shall report to the Chief Inspector on inspections of grain elevators with respect to storages of farm produce under the Act and these regulations.

FORM 1

The Grain Elevator Storage Act, 1958

*APPLICATION FOR LICENCE AS A GRAIN ELEVATOR OPERATOR

To The Markets Branch,
Ontario Department of Agriculture,
Parliament Buildings, Toronto.

.....
(name of applicant) (address)

applies for a licence as a grain elevator operator under *The Grain Elevator Storage Act, 1958*, and the regulations, and in support of this application the following facts are stated:

1. Business address of applicant.....
2. Name of grain elevator.....
3. Location of grain elevator.....
4. Owner of grain elevator business.....
(give name of

.....
person, partnership or corporation and if partnership,
.....
give names of all partners)

5. Names and signatures of persons designated to sign grain storage receipts at grain elevator:

Name	Signature
.....
.....
.....

6. Capacity of grain elevator (in bushels).....
7. The applicant accepts the following kinds of farm produce for storage:

.....
.....
.....
.....

- 8. The applicant has complied with the Act and the regulations.
- 9. The licence fee of \$10 accompanies this application.

.....
(signature of applicant)

By.....
(title of person signing if a partnership or corporation)

Dated at , this day of , 19 .

*A separate application is required for each premises on which a grain elevator is located.

FORM 2

The Grain Elevator Storage Act, 1958

LICENCE AS A GRAIN ELEVATOR OPERATOR

Under *The Grain Elevator Storage Act, 1958*, and the regulations and subject to the limitations thereof this licence is issued

to.....
(name)

of.....
(address)

to engage in the business of storing farm produce at a grain elevator located at.....

This licence expires with the 30th of June, 19 .
Issued at Toronto, this day of , 19 .
.....
(Chief Inspector)

FORM 3

The Grain Elevator Storage Act, 1958

WEIGH-TICKET

FARM PRODUCE ACCEPTED FOR STORAGE:

Kind of Farm Produce	Weight in Pounds	Per Cent	Test	Moisture	Grade
----------------------	------------------	----------	------	----------	-------

.....
.....
.....
.....

DATE OF DELIVERY.....

SIGNATURES:

.....
(grain elevator operator or person authorized by him to sign)
.....
(producer or his agent)

FORM 4

The Grain Elevator Storage Act, 1958

GRAIN STORAGE RECEIPT

Grain Elevator
Operator Licence
Number.....

Receipt Serial
Number.....

Issued at....., Ontario Date.....

This is to certify that..... accepts, subject to payment of storage
(name of grain elevator operator)

storage charges therefor, for storage, for a period of not more than.....months from the date of issue of

this receipt, at.....from.....of.....
(location of grain elevator) (name of producer) (address)

the farm produce described as follows:

Kind of Farm Produce	Lot Number if Any	Weight in Lbs.	Per Cent	Test	Moisture	Grade
.....
.....
.....

which the producer by his signature hereunder certifies is owned by him subject to the mortgages, liens and encumbrances described by him as follows:

*Type of Mortgage, Lien or Encumbrance	Holder	Amount
.....
.....
.....

* (If no mortgages, liens or encumbrances, state "none")

.....
(signature of owner)

Under *The Grain Elevator Storage Act, 1958*, and the regulations, and subject to the provisions and limitations thereof, and subject to following conditions:

- 1. Where the farm produce accepted for storage is not stored with a designated lot number in this warehouse receipt, the farm produce is accepted for storage as fungible goods.
- 2. Storage charges and conditions shall be as follows for the farm produce in storage:
 - 1. Storage charges including shrinkage, insurance and elevation:

Kind of Farm Produce	Rate
.....
.....

- 2. Date of expiry of receipt.....
- 3. Storage charges
(months) (rate) (amount)
- 4. Trucking charges.....
- 5. Advances and other charges.....

CONTRACT FOR SALE

The grain elevator operator offers to purchase the farm produce in accordance with the grade shown on the release, at his bid price on the date of acceptance of the offer, subject to prevailing market premiums or discounts for test, moisture and condition of the farm produce, and in the case of beans, the prevailing market bean-picking schedule in arriving at the net price per hundredweight for beans

RELEASES

Date	Reference	Kind of Farm Produce	Weight	Grade	Price	Charges	Amount of Payment	Signature of Owner or his Agent
.....
.....
.....

Approved and accepted by:

.....
(signature of owner)

.....
(signature of grain elevator operator)

Publications Under The Regulations Act

July 19th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 183/58.

Controlled-access Highways—
Powassan to North Bay.

New and Revoking O. Reg. 98/57.

Made—26th June, 1958.

Filed—3rd July, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

POWASSAN TO NORTH BAY

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

2. Ontario Regulations 98/57 are revoked.

POWASSAN TO CALLANDER

SCHEDULE 1

In the Township of South Himsworth in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2130-56 registered in the Registry and Land Titles offices at Parry Sound as numbers 175 Highways Plans and 39894, respectively.

SCHEDULE 2

In the Township of North Himsworth in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2910-35 registered in the Land Titles Office at Parry Sound as number 39964.

CALLANDER BY-PASS

SCHEDULE 3

In the Township of North Himsworth in the District of Parry Sound being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-2910-24 registered in the Registry and Land Titles offices at Parry Sound as numbers 143 and 38316, respectively.

CALLANDER TO NORTH BAY

SCHEDULE 4

In the Township of West Ferris in the District of Nipissing being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2136-38 registered in the Registry and Land Titles offices at North Bay as number H600.

(5854)

29

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 184/58.

Controlled-access Highways—
Crown Hill to Coldwater.

Amending O. Reg. 112/58.

Made—26th June, 1958.

Filed—3rd July, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 112/58 are amended by adding thereto the following schedules:

SCHEDULE 2A

In the Township of Flos in the County of Simcoe being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3353-2 registered in the registry office for the registry division of the County of Simcoe as number 83212 for the Township of Flos.

SCHEDULE 4

In the Township of Medonte in the County of Simcoe being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3346-9 registered in the registry office for the registry division of the County of Simcoe as number 83211 for the Township of Medonte.

(5855)

29

THE INDUSTRIAL STANDARDS ACT

O. Reg. 185/58.

Schedule for the Bricklaying and Stonemasonry Industry in the Ottawa Zone.

New and Revoking O. Reg. 149/54.

Made—26th June, 1958.

Filed—3rd July, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 149/54 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in *The Ontario Gazette* under *The Regulations Act*.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

1. In this schedule "holiday" means

(a) Saturday,

(b) Sunday,

- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 7.30 a.m. and 5 p.m.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

3. The minimum rate of wages shall be \$2.40 an hour

- (a) for work performed during a regular working-day, and
- (b) for night work.

SHIFT WORK

4.(1) Where work is performed in two or more regular shifts, and if an employee works not more than 8 hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purpose of this schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

(4) In all cases governed by subsection 1 no overtime work shall be performed.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) \$3.60 an hour for overtime work performed between
 - (i) 5 p.m. and 10 p.m. on a regular working-day, and
 - (ii) 8 a.m. and midday on Saturday, and
- (b) \$4.80 an hour for all other overtime work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual

- (a) whose work is only partly subject to the schedule, or
- (b) who is handicapped.

(5856)

29

THE HOMES FOR THE AGED ACT, 1955

O. Reg. 186/58.

Division of District of Nipissing.

New.

Made—26th June, 1958.

Filed—7th July, 1958.

REGULATIONS MADE UNDER
THE HOMES FOR THE AGED ACT, 1955

1. For the purposes of the Act the District of Nipissing is divided into two parts as follows:

- (a) Nipissing East composed of that part of the District of Nipissing lying east of the easterly boundary of the geographic townships of Commanda, Blyth, Notman, Hammel, Gooderham, Flett, Hartle and Eldridge, or its projection;
- (b) Nipissing West composed of that part of the District of Nipissing lying west of the line described in clause *a*.

(5857)

29

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 187/58.

Grade XIII Departmental Examinations.

Amending O. Reg. 26/55 and Revoking

O. Reg. 49/56.

Made—10th June, 1958.

Approved—10th July, 1958.

Filed—15th July, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE DEPARTMENT OF
EDUCATION ACT, 1954

1. In these regulations "principal regulations" means Ontario Regulations 26/55.

2. Subregulation 1 of regulation 78 of the principal regulations, as amended by regulation 2 of Ontario Regulations 49/56, is revoked and the following substituted therefor:

- (1) An examiner-in-chief shall be paid
 - (a) \$125 for setting a paper assigned to him by the Minister,
 - (b) \$28 for a 6-hour day for attendance at board and committee meetings which the Minister requires him to attend, and
 - (c) \$28 for a 6-hour day for
 - (i) reading answer papers,
 - (ii) attendance at meetings with associate examiners, or
 - (iii) special duties assigned by the Minister.

3. Regulation 79 of the principal regulations as amended by regulation 9 of Ontario Regulations 3/56 and regulation 3 of Ontario Regulations 49/56, is revoked and the following substituted therefor:

79. (1) An associate examiner or other examiner appointed by the Minister shall be paid \$24 for a 6-hour day and for at least 3½ hours on Saturday for reading answer papers or assisting in the examination of candidates.

(2) An associate examiner or other examiner appointed by the Minister to act as chairman of a marking section shall be paid \$26 for a 6-hour day and for at least 3½ hours on Saturday.

(3) An associate examiner or other examiner appointed by the Minister whose place of residence is not in the Municipality of Metropolitan Toronto shall, while engaged in his duties, be allowed travelling expenses to and from his place of residence.

4. Subregulation 1 of regulation 81 of the principal regulations, as remade by regulation 4 of Ontario Regulations 49/56, is revoked and the following substituted therefor:

(1) A member of The Special Revising Board shall be paid \$28 for a 6-hour day and for at least 3½ hours on Saturday for attendance at board and committee meetings which the Minister requires him to attend.

5. Ontario Regulations 49/56 are revoked.

W. J. DUNLOP,
Minister of Education

Toronto, June 10, 1958.

(5879)

29

Publications Under The Regulations Act

July 26th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 188/58.

Controlled-access Highways—Ottawa By-Pass.

Amending O. Reg. 83/58.

Made—10th July, 1958.

Filed—15th July, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 83/58, as amended by Ontario Regulations 158/58, are further amended by adding thereto the following schedule:

SCHEDULE 4

OTTAWA QUEENSWAY

In the City of Ottawa in the County of Carleton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3017-57 filed in the office of the Registrar of Regulations at Toronto as number 251.

(5891)

30

THE HIGHWAY TRAFFIC ACT

O. Reg. 189/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58, 75/58, 99/58 and 153/58, is further amended by adding thereto the following items:

27. That part of the King's Highway known as Number 11 in the townships of Markham and Vaughan in the County of York, lying between its intersection with the northerly limit of the Municipality of Metropolitan Toronto and a point in the highway distant 600 feet measured northerly therealong from its intersection with the roadway known as Clarke Street.

28. That part of the King's Highway known as Number 11 in the townships of Markham and Vaughan in the County of York, lying between a point in the highway distant 600 feet measured northerly therealong from its intersection with the King's Highway known as Number 7 and a point in the highway distant 100 feet measured northerly therealong from its intersection with the roadway known as Longbridge Road.

29. That part of the King's Highway known as Number 48 in the Township of Scarborough in the County of York, lying between a point in the highway distant 300 feet measured southerly therealong from its intersection with the roadway known as Sheppard Avenue and a point in the highway distant 1500 feet measured northerly therealong from the said intersection.

2. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57 and amended by Ontario Regulations 46/58 and 153/58, is further amended by adding thereto the following items:

11. That part of the King's Highway known as Number 11 in the townships of Markham and Vaughan in the County of York, lying between a point in the highway distant 100 feet measured northerly therealong from its intersection with the roadway known as Longbridge Road and a point in the highway distant 600 feet measured southerly therealong from its intersection with the south limit of the Town of Richmond Hill.

12. That part of the King's Highway known as Number 48 in the Township of Scarborough in the County of York, lying between its intersection with the King's Highway known as Number 401 and a point in the highway distant 300 feet measured southerly therealong from its intersection with the roadway known as Sheppard Avenue.

3. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57 and amended by Ontario Regulations 46/58, 75/58 and 99/58, is further amended by adding thereto the following item:

6. That part of the King's Highway known as Number 11 in the townships of Markham and Vaughan in the County of York, lying between a point in the highway distant 600 feet measured northerly therealong from its intersection with the roadway known as Clarke Street and a point in the highway distant 600 feet measured northerly therealong from its intersection with the King's Highway known as Number 7.

(5892)

30

THE HIGHWAY TRAFFIC ACT

O. Reg. 190/58.

Affidavit of Judgment Creditor under s. 98 subs. 1.

New.

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. The affidavit of a judgment creditor under subsection 1 of section 98 of the Act shall be in Form 1.

FORM 1

The Highway Traffic Act

PROVINCE OF ONTARIO

THE UNSATISFIED JUDGMENT FUND

(Affidavit and Application for Payment)

In the Matter of an Application under Part
XIV of *The Highway Traffic Act* in an
action in

State
Court

BETWEEN:

Plaintiff

—and—

Defendant

I, _____, of the _____

of _____ in the _____ of _____

, make oath and say,
(occupation)

1. I am _____ the judgment creditor in the said action.
2. By a judgment given in the said action by _____ at _____ (name of judge) (place of judgment) on _____ 19____, I was awarded the sum of _____ (date) and costs which have been taxed on the party and party scale at _____

Where
costs were
fixed by
the trial
judge, so
state.

3. The said judgment has become final by expiry without appeal of the time allowed for appeal (or by affirmation on appeal).
4. Of the total judgment the sum of _____ was awarded in respect of damage to property.
5. In respect of the said judgment the sum of _____

Explain

has been recovered.

6. I am satisfied that the said judgment debtor(s) _____ is (are) not now able to satisfy the judgment or any substantial part of it.

State
reasons

7. The accident in respect of which the action is brought occurred _____ (describe location) on the _____ day of _____ 19____, at _____ (date) approximately _____ o'clock .m. (time of day)

8. I know of no other claim being made against (any of) the judgment debtor(s) in respect of the accident in question.

Where
such is not
the case
give full
particulars

9. I have resided in Ontario for _____ years at _____

Give
locations;
otherwise
so state
giving full
particulars

10. The said action was brought against all persons against whom I might reasonably be considered as having a cause of action in respect of the damages in question and was prosecuted against every such person to judgment or dismissal.

State all
relevant
particulars

11. I am satisfied that the said judgment debtor(s) _____ is(are) not insured with a policy of insurance that would cover any part of the judgment because _____

Give
reasons

12. I was (or am entitled to be) paid a portion of my loss under a policy of insurance as follows: _____

Explain
fully

13. My application for payment out of the Unsatisfied Judgment Fund is not made by or on behalf of an insurer in respect of any amount paid or payable by the insurer by reason of the existence of a policy of automobile insurance within the meaning of *The Insurance Act*,

And no part of the amount sought to be paid out of the Fund is sought in lieu of making a claim or receiving a payment which is payable by reason of the existence of a policy of automobile insurance within the meaning of *The Insurance Act*,

And no part of the amount so sought for payment to an insurer in respect of any amount paid or payable by an insurer by reason of the existence of a policy of automobile insurance within the meaning of *The Insurance Act*.

14. The action was defended by _____ (State lawyer's name)

Strike out
the in-
appropri-
ate
alternative

or as the case may be) acting for the defendant(s) and there was no default at any stage of the action.

OR

14. Because of default on the part of the defendant in _____

State
nature of
default.

notice was given the Minister of Transport pursuant to section 99 of *The Highway Traffic Act* and the Minister defended the action on behalf and in the name of the defendant.

Where the Minister did not defend following notice describe what occurred.

Strike out the inappropriate alternatives.

15. The action proceeded to trial and the judgment is not the result of a consent, agreement or settlement.

OR

15. The judgment was taken by consent of the defendant(s) after notice had been duly given to the Minister of Transport.

OR

15. The judgment was taken by consent of the Minister of Transport who defended the action on behalf and in the name of the defendant(s)

pursuant to section 99 of *The Highway Traffic Act*.

16. Annexed hereto and

- (a) marked Exhibit A is the Original Judgment above referred to;
- (b) marked Exhibit B is the Certificate of the Taxing Officer with respect to the Party and Party costs as taxed pursuant to the said Judgment;
- (c) marked Exhibit C is the Solicitor and Client Bill of costs duly taxed and certified;
- (d) marked Exhibit D is a copy of the Statement of Claim and of the Statement of Defence filed in the said action;
- (e) marked Exhibit E is the Assignment of Judgment.

17. To the best of my knowledge the following description of the defendant is reasonably accurate.

Where more than one defendant is involved, identify at top and use column.

Full name

Residence

Business Address

Employer

Occupation

Approximate Age

Height

Weight

General Description

Identifying Marks

Describe any motor vehicle he apparently owns

Marital Status

Number and approximate age of children

18. This is my application for payment out of the Unsatisfied Judgment Fund of the sum of which is made up as follows:

Injury to or death of a person \$

Damage to property \$

Costs \$

Total

SWORN before me

at the of

in the of

this day of

19

A Commissioner etc.

(5893)

30

THE INDUSTRIAL STANDARDS ACT

O. Reg. 191/58.

Schedule for the Plastering Industry—Windsor Zone.

New and Revoking O. Reg. 185/53.

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 185/53 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PLASTERING INDUSTRY IN THE WINDSOR ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Windsor Civic Holiday,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 4.30 p.m.

3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

MINIMUM RATE OF WAGES

4. The minimum rate of wages shall be \$2.53 an hour

- (a) for work performed during a regular working-day, and
- (b) for night work.

SHIFT WORK

5.(1) Where work is performed in two or more regular shifts, an employee shall be deemed to be employed during a regular working-day for the purposes of this schedule where

- (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on the following Saturday, and
- (b) no employee, other than a foreman, works on more than one shift in a 24-hour period.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

6. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

7.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

8.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATE OF WAGES FOR OVERTIME WORK

9. The rate of wages for overtime work shall be \$5.06 an hour.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5894)

30

THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

O. Reg. 192/58.

Township of Scarborough Archaeological Site.

Amending O. Reg. 158/56 and Revoking

O. Reg. 189/57.

Made—14th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

1. Regulation 2 of Ontario Regulations 158/56, as made by regulation 1 of Ontario Regulation 189/57, is revoked and the following substituted therefor:

2. These regulations expire with the 28th day of February, 1959.

2. Ontario Regulations 189/57 are revoked.

BRYAN L. CATHCART,
Minister of Travel and Publicity.

Toronto, Ontario, July 14, 1958.

(5895)

30

THE PUBLIC LANDS ACT

O. Reg. 193/58.

General Regulations.

Amending O. Reg. 85/53.

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

1. Regulation 22 of Ontario Regulations 85/53 is amended by adding thereto the following subregulations:

(1a) The maximum width and the maximum acreage of a regular area fixed by clause *a* of subregulation 1 does not apply to the sale of a summer resort location the plan of survey and field notes of which have been filed in the Department on or before the 12th of April, 1957.

(1b) The maximum acreage of an irregular area fixed by clause *b* of subregulation 1 does not apply to the sale of a summer resort location the plan of survey and field notes of which have been filed in the Department on or before the 12th of April, 1957.

2. Regulation 24 of Ontario Regulations 85/53 is revoked and the following substituted therefor:

24.(1) The purchaser, or the patentee and owner, of a summer resort location sold for private use shall not be entitled to purchase another summer resort location for private use.

(2) Subject to regulation 23, the purchaser, or the patentee and owner, of a summer resort location sold for commercial use shall not be entitled to purchase another summer resort location for commercial use.

3. Regulation 28a of Ontario Regulations 85/53, as made by regulation 11 of Ontario Regulations 129/55, is amended by adding thereto the following sub-regulation:

(2a) The holder of a licence of occupation for the purposes set out in subregulation 2 shall pay the fee prescribed in subregulation 2 for each year or part thereof the licence of occupation is in effect.

4. Schedule 1 of Ontario Regulations 85/53 is amended by adding thereto the following items:

5A. In the Territorial District of Nipissing, composed of

- .1 Lot 6 in Concession XXIII in the geographic Township of Cameron.
- .2 Lot 22 in Concession VI in the geographic Township of Sabine.

7A. In the County of Renfrew, composed of

- .1 Lot 22 in Concession XI and Lot 254, Range B, South Opeongo Road, in that part of the Township of Brudenell and Lyndoch which was formerly the Township of Brudenell.

9A. In the Territorial District of Thunder Bay, composed of

- .1 The east half of Lot 2 in Concession IV in the geographic Township of Sibley.

(5896)

30

THE PESTICIDES ACT, 1956

O. Reg. 194/58.

General Regulations.

Amending O. Reg. 174/56.

Made—26th June, 1958.

Approved—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PESTICIDES ACT, 1956

1. Regulation 3 of Ontario Regulations 174/56 is amended by adding thereto the following subregulation:

(5) A class 5 exterminator is an exterminator who is not entitled to use a group A or C substance in an extermination and who is not entitled to use a group B substance except from an airborne machine.

2. Regulation 4 of Ontario Regulations 174/56 is amended by adding thereto the following subregulation:

(4) A class 5 exterminator shall not use a group A or C substance in an extermination, or use a group B substance except from an airborne machine.

3. Regulations 5, 6 and 7 of Ontario Regulations 174/56 are revoked and the following substituted therefor:

5. A person who serves as an employee of a class 1, 2, 3 or 5 exterminator is classified as a class 1, 2, 3 or 5 assistant exterminator, respectively.

LICENCES

6. A licence for a class 1, 2, 3, 4 or 5 exterminator shall be in Form 1, 2, 3, 4 or 4a, respectively.

7. A licence for a class 1, 2, 3 or 5 assistant exterminator shall be in Form 5, 6, 7 or 7a, respectively.

FORM 4a

The Pesticides Act, 1956

LICENCE AS A CLASS 5 EXTERMINATOR

Number.....

Under *The Pesticides Act, 1956* and the regulations and subject to the limitations thereof, this licence is issued to.....

(name of exterminator)

to use a group B substance in an extermination from an airborne machine.

This licence expires with the 15th day of February, 19....

Date..... 19....

(Director of Division of Industrial Hygiene)

FORM 7a

The Pesticides Act, 1956

LICENCE AS A CLASS 5 ASSISTANT EXTERMINATOR

Number.....

Under *The Pesticides Act, 1956* and the regulations, and subject to the limitations thereof, this licence is issued to.....

(name of assistant exterminator)

to serve as an employee of a class 5 exterminator.

This licence expires with the 15th day of February, 19....

Date..... 19....

(Director of Division of Industrial Hygiene)

4. Regulation 13 of Ontario Regulations 174/56 is revoked and the following substituted therefor:

13.(1) The examiners shall examine an applicant for a licence in Form 1, 2, 3, 4 or 4a on his knowledge

(a) of the provisions of the Act and these regulations in respect to extermination;

(b) of the

(i) toxic qualities,

(ii) antidotes, and

(iii) forms and methods of application

in the case of an applicant for a licence

(iv) in Form 1, of groups A, B and C substances,

(v) in Form 2 or 4, of group A substances,

(vi) in Form 3, of groups B and C substances, and

(vii) in Form 4a, of group B substances;

(c) of the identification, life history, characteristics and control of insects, vermin, birds, rodents or other pests, fungi or vegetation which may be subject to extermination.

(2) The examiners shall examine an applicant for a licence in Form 5, 6, 7 or 7a to ascertain whether the applicant has sufficient knowledge of the provisions of the Act and of these regulations in respect of exterminations by the use of substances which his employer may use, to serve as an assistant exterminator.

5. Regulation 19 of Ontario Regulations 174/56 is revoked and the following substituted therefor:

19.(1) An application to renew a licence shall be made

(a) in the case of an application to renew an exterminator's licence, in Form 10; and

(b) in the case of an application to renew an assistant exterminator's licence, in Form 11,

to the medical officer of health for the area as determined in regulation 8, before the 7th day of January in the year in which the licence expires.

(2) Where the holder of an exterminator's licence or assistant exterminator's licence does not apply for renewal of the licence in accordance with subregulation 1, he shall not be issued a licence except upon application therefor subject to the requirements of regulations 8 to 16.

6.(1) Subregulation 1 of regulation 24 of Ontario Regulations 174/56 is amended by striking out "or 4" in the first line and inserting in lieu thereof "4 or 4a".

(2) Subregulation 2 of the said regulation 24 is amended by striking out "or 4" in the second line and inserting in lieu thereof "4 or 4a".

M. PHILLIPS
Minister of Health

Toronto,, 1958

(5899)

30

THE MENTAL HOSPITALS ACT

O. Reg. 195/58.

Payments for Maintenance in Approved Homes.

Amending O. Reg. 26/44 (C.R.O. 466).

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1.(1) Subregulation 1 of regulation 18 of Ontario Regulations 26/44, as remade by Ontario Regulations 153/55, is amended by striking out "\$11.50" in the second line and inserting in lieu thereof "\$16".

(2) Subregulation 2 of the said regulation 18 is amended by striking out "\$11.50" in the seventh line and inserting in lieu thereof "\$16".

(5900)

30

THE MILK INDUSTRY ACT, 1957

O. Reg. 196/58.

By-Laws of the Milk Producers' Co-ordinating Board.

New.

Made—10th July, 1958.

Filed—16th July, 1958.

REGULATIONS MADE UNDER THE MILK INDUSTRY ACT, 1957

1. The by-laws in schedule 1 are prescribed for regulating and governing the conduct of the affairs of The Milk Producers' Co-ordinating Board.

SCHEDULE 1

BY-LAWS OF THE MILK PRODUCERS' CO-ORDINATING BOARD

INTERPRETATION

1. In these by-laws "Co-ordinating Board" means The Milk Producers' Co-ordinating Board.

FISCAL YEAR

2. The fiscal year of the Co-ordinating Board ends with the 31st of March.

FIRST MEETING

3. Members appointed to the Co-ordinating Board shall meet not later than thirty days after the date of their appointments.

4. The first meeting of the Co-ordinating Board shall be held at a place, date and time agreed upon by a majority of the members.

ELECTION OF OFFICERS

5.(1) The members of the Co-ordinating Board shall at the first meeting held after the appointment of the members in each year

(a) elect a chairman and three vice-chairmen;

(b) appoint a secretary and a treasurer, or a secretary-treasurer;

(c) determine the location of the office of the Co-ordinating Board; and

(d) appoint one or more auditors.

(2) The secretary and the treasurer, or the secretary-treasurer, shall not be members of the Co-ordinating Board.

SEAL

6.(1) The Co-ordinating Board shall have a seal, the design of which shall be determined by the Co-ordinating Board.

(2) The seal shall be used only for such purposes as the Co-ordinating Board authorizes.

(3) When the seal is used it shall be attested by the chairman and the secretary or such other persons as the Co-ordinating Board by resolution authorizes.

LOCATION OF OFFICE

7. The office of the Co-ordinating Board shall be located in Ontario at such place therein as the Co-ordinating Board may from time to time determine.

REPORT

8. The secretary or secretary-treasurer of the Co-ordinating Board shall report to the Dairy Commissioner, not later than ten days after the first meeting of the members following their appointments,

(a) the names and addresses of the chairman and the vice-chairmen;

(b) the location and mailing address of the office; and

(c) the name and address of the secretary and the treasurer, or the secretary-treasurer, as the case may be,

of the Co-ordinating Board.

CALLING OF MEETINGS

9.(1) Any meeting of the Co-ordinating Board may be called by

(a) the chairman; or

(b) two vice-chairmen.

(2) In calling a meeting the chairman, or two vice-chairmen, may notify

(a) all members, and the secretary, and the treasurer; or

(b) the secretary with instructions for him to notify the members and the treasurer.

(3) In the calling of a meeting notice shall

(a) include the place, date and time of the meeting;

(b) be sent by prepaid telegraph, telephone or post; and

(c) be given sufficiently before the date and time of the meeting for each member to receive the notice and to arrive for the meeting.

10. Failure of any member to receive a notice of a meeting duly given shall not render a meeting improperly called.

CHANGE OF ADDRESS OF MEMBER

11. Every member of the Co-ordinating Board shall notify promptly the secretary of any change of address.

VACANCY

12. Where a vacancy occurs on the Co-ordinating Board by reason of the death or resignation of a member, the members may recommend to the Dairy Commissioner the appointment of a person for the unexpired term of the member, but the person so recommended shall be a producer qualified for appointment to represent the producers in like manner to the member who died or resigned.

QUORUM

13.(1) Subject to subsection 2, a majority of the members constitutes a quorum at any annual or general meeting of the Co-ordinating Board.

(2) Where at a meeting of the Co-ordinating Board two members of each of

(a) the Ontario Whole Milk Producers' League;

(b) the Ontario Concentrated Milk Producers' Marketing Board;

(c) the Ontario Cream Producers' Marketing Board; and

(d) the Ontario Cheese Producers' Marketing Board,

are not present at an annual or general meeting as members of the Co-ordinating Board, a quorum shall not be constituted.

14.(1) Where a meeting of the Co-ordinating Board is convened and quorum is not present, the Board shall not proceed with business except for adjournment of the meeting.

(2) Where a meeting of the Co-ordinating Board is convened with a quorum present, the meeting may proceed with business notwithstanding that a quorum does not continue to exist.

PRESIDING OFFICER AT MEETING

15.(1) The chairman, if present, shall preside at every meeting of the Co-ordinating Board.

(2) Where the chairman is absent from a meeting the members shall choose one of the vice-chairmen to be acting chairman, but in the absence of the vice-chairmen, the members present shall choose one of themselves to be acting chairman.

SECRETARY FOR MEETING

16. No business shall be proceeded with at a meeting of the Co-ordinating Board without the secretary or an acting secretary present to record the minutes of the meeting.

TRANSACTION OF BUSINESS WITHOUT MEETING

17.(1) Any business of the Co-ordinating Board may be transacted without a meeting being called upon the following conditions:

(a) that the chairman is of the opinion that a question that has arisen should be decided sooner than a meeting may be called;

(b) that the chairman submits the question to be decided to the secretary;

(c) that the chairman or the secretary submits the question by correspondence, telegraph or telephone to each of the members; and

- (d) that the question, and the answers, to the question from the members, are recorded by the secretary.

(2) Where the question and answers from the members under subsection 1 recorded by the secretary show a majority of the members in favour of, or against, the question, the question shall be so decided and the secretary shall record the decision in the minutes as if taken at a meeting, and the decision shall be deemed to have been made at a meeting duly called.

18.(1) At all meetings of the Co-ordinating Board the voting on a motion may be by a show of hands, but any member may demand that a poll be taken.

(2) Where a poll is taken, the secretary or acting secretary, shall record the names of the members voting for and against the motion.

(3) The chairman or other person presiding is entitled to a vote on any motion.

(4) Where the chairman declares that a motion is carried after a show of hands and a poll is not demanded by a member, no objection shall be taken subsequently that the vote was insufficient for the motion to be declared carried.

(5) A poll of members shall be taken in such manner as the chairman or other person presiding directs.

(6) Where a poll is taken by secret ballot, a majority of the members may require that the chairman appoint two persons to have charge of all matters in the vote, including the counting of the ballots and the reporting of the results, but the chairman may decide any question on which such persons fail to agree and may if he deems necessary for any reason revoke the appointment of one or both such persons and appoint others in their stead.

COMMITTEES

19.(1) The members of the Co-ordinating Board may by resolution appoint from among themselves or otherwise, committees, including a chairman for each committee, to obtain such information as the Co-ordinating Board may require, or perform such duties as the Co-ordinating Board may determine, in respect of the duties and powers of the Co-ordinating Board.

(2) Where any person appointed a member of a committee under subsection 1 fails to carry out the duties for which he was appointed, the members of the Co-ordinating Board may by resolution rescind his appointment and appoint another in his stead.

MINUTES OF MEETINGS

20.(1) Minutes of every meeting of the Co-ordinating Board shall include

- (a) the date, time and place of the meeting;
- (b) the names of the members who are present;
- (c) the name of the chairman or acting chairman; and
- (d) the matters discussed and the decisions of the members with respect to the matters.

(2) A copy of the minutes of every meeting of the Co-ordinating Board shall be filed with the secretary of the Co-ordinating Board and with the Dairy Commissioner.

RECOMMENDATIONS

21.(1) Where a recommendation is made by the Co-ordinating Board to any local board, producers' association, marketing agency or other organization

representing milk producers, that any such organization contribute a portion of its funds to the Co-ordinating Board, the recommendation shall be signed by the chairman or acting chairman and the secretary or acting secretary.

(2) A copy of every recommendation made under subsection 1 shall be filed with the secretary of the Co-ordinating Board and with the Dairy Commissioner.

22.(1) Every committee appointed by the Co-ordinating Board shall file a copy of each report made by the committee with the secretary of the Co-ordinating Board.

(2) The secretary shall forward to the Dairy Commissioner the names of members appointed to each committee, the purpose for which the committee was named, and when a report is filed, a copy of the report.

ORDER OF BUSINESS

23.(1) The order of business at a meeting of the Co-ordinating Board shall be

- (a) roll call to determine if a quorum exists;
- (b) reading of minutes of meetings recorded, and approval of the minutes;
- (c) business arising from the minutes;
- (d) reports of the chairman, the secretary and the treasurer;
- (e) reports of committees;
- (f) consideration of accounts for payment; and
- (g) recommendations that may be made to any local board, producers' association, marketing agency or other organization representing milk producers.

(2) After a quorum is determined to exist, the order of business at a meeting may be varied by a majority vote of the members present.

DUTIES OF SECRETARY

24. The secretary shall, in addition to any duties under these by-laws or that may be assigned to him by the Co-ordinating Board,

- (a) conduct the correspondence of the Co-ordinating Board;
- (b) keep a record of all recommendations made by the Board and all reports of committees appointed by the Co-ordinating Board;
- (c) keep on file every financial and auditors' report;
- (d) prepare a report to the Co-ordinating Board at the end of each fiscal year of its operations during the fiscal year;
- (e) have charge of the minute books and books of record of the Co-ordinating Board;
- (f) have custody of the seal of the Co-ordinating Board;
- (g) act as secretary of every committee appointed by the Co-ordinating Board; and
- (h) record all votes and minutes of all proceedings of the Co-ordinating Board and of committees in a book kept for such purpose.

BANK ACCOUNT

25. The Co-ordinating Board shall open an account in a branch of a chartered bank located near its office, to which all moneys contributed to or received by the Co-ordinating Board shall be deposited and from which all its accounts shall be paid.

DUTIES OF TREASURER

26.(1) The treasurer shall, in addition to any duties under these by-laws or that may be assigned to him by the Co-ordinating Board,

- (a) keep a record of all receipts and expenditures of the Co-ordinating Board;
- (b) deposit all moneys contributed to or received by the Co-ordinating Board in its bank account;
- (c) pay accounts of the Co-ordinating Board;
- (d) prepare the annual financial statement of the Co-ordinating Board; and
- (e) prepare immediately before and present at each meeting of the Co-ordinating Board, a financial statement showing the financial position of the Co-ordinating Board.

(2) The treasurer shall submit to the auditor or auditors within thirty days after the end of the fiscal year the books of account for purposes of an audit.

PAYMENT OF ACCOUNTS

27.(1) All accounts of the Co-ordinating Board shall be submitted before payment for approval of members of the Co-ordinating Board.

(2) Payment of accounts shall be made by cheque drawn on the bank account of the Co-ordinating Board, signed by the treasurer or secretary-treasurer, and countersigned by the chairman, but the Co-ordinating Board may by resolution authorize the signing or countersigning by other officers or members.

28. The expenses of the Co-ordinating Board shall be paid out of moneys contributed to or received by the Co-ordinating Board.

29. Members of the Co-ordinating Board may be paid allowances and expenses for their services as the Co-ordinating Board determines.

BONDING

30. The treasurer or secretary-treasurer and other employees who have custody of money of the Co-ordinating Board shall be bonded for such amounts as the Co-ordinating Board determines.

CHANGE OF ADDRESS

31. The Co-ordinating Board shall notify the Dairy Commissioner immediately of any change in the location or mailing address of its office.

EMPLOYEES

32. The Co-ordinating Board may employ such persons as it deems necessary to carry out the duties of the Co-ordinating Board.

THE HOSPITAL SERVICES COMMISSION ACT, 1957

O. Reg. 197/58.

General Regulations.

New and Revoking O. Reg. 45/58.

Made—10th July, 1958.

Approved—10th July, 1958.

Filed—21st July, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE HOSPITAL SERVICES COMMISSION ACT, 1957

1.(1) In the Act and in these regulations

(a) "insured person" means

- (i) a member of a mandatory group,
- (ii) a member of a collector's group,
- (iii) a pay-direct participant, or
- (iv) a recipient of public assistance,

and, unless qualified by the word "single", includes a dependant of an insured person;

(b) "insured services" means the in-patient services and out-patient services to which an insured person is entitled without charge, other than the prescribed premium, but does not include services a person is entitled to and eligible for under any statute or law mentioned in Schedule 1;

(c) "recipient of public assistance" means

(i) a person who receives benefits under

a. *The Old Age Assistance Act, 1951,*

b. *The Old Age Security Act (Canada)* and who is approved by the Department of Public Welfare as eligible to receive medical welfare services,

c. *The Blind Persons' Allowances Act, 1951,*

d. *The Mothers' and Dependent Children's Allowances Act, 1957,* or

e. *The Disabled Persons' Allowances Act, 1955,* and

(ii) a child

a. who is eligible to receive medical welfare services because he is an inmate of a children's institution approved for the purpose by the Department of Public Welfare, or

b. who is under the care of a Children's Aid Society approved under *The Child Welfare Act, 1954.*

(2) In Parts I and II of the Act and in these regulations "hospital" means any hospital which is approved by the Commission to participate in the hospital insurance plan, but does not include a tuberculosis sanatorium, a hospital or institution for the mentally ill, or a nursing home, a home for the aged, an infirmary or other institution, the purpose of which is the provision of custodial care.

(3) In these regulations

- (a) "benefit period" means the period of time during which an insured person is entitled to insured services;
- (b) "child" includes an adopted child, *de jure* or *de facto*, a step-child and an illegitimate child;
- (c) "contract hospital" means a private or industrial hospital that has entered into a contract with the Commission for the provision of insured services to insured persons;
- (d) "dependant" means a resident who is
 - (i) the spouse of a head of family, or
 - (ii) a child who is dependent for support upon the head of a family and who is
 - a. under the age of 19 years and unmarried, or
 - b. 19 years of age or over and mentally or physically infirm,
 but does not include the spouse of any such child;
- (e) "employee" means an individual who regularly performs services under a contract, written or oral, of hiring and service or apprenticeship;
- (f) "head of a family" means a person who has one or more dependants;
- (g) "in-patient" means a person admitted to and assigned a bed in a hospital under the order of a duly qualified medical practitioner;
- (h) "in-patient services" means all of the following services to an in-patient, namely:
 - (i) accommodation and meals at the standard or public ward level,
 - (ii) necessary nursing service,
 - (iii) laboratory, radiological and other diagnostic procedures, together with the necessary interpretations for the purpose of maintaining health, preventing disease and assisting in the diagnosis and treatment of any injury, illness or disability,
 - (iv) drugs, biologicals and related preparations which are prescribed by an attending physician in accordance with accepted practice and sound teaching and administered in a hospital, but not including preparations sold under the *Proprietary or Patent Medicine Act* (Canada),
 - (v) use of operating room, case room and anaesthetic facilities, including necessary equipment and supplies,
 - (vi) routine surgical supplies,
 - (vii) use of radiotherapy facilities, where available,
 - (viii) use of physiotherapy facilities, where available,
 - (ix) services rendered by persons who receive remuneration therefor from the hospital;
- (i) "insurable status" means the status by which a premium rate is determined for an insured person;
- (j) "members of the Royal Canadian Mounted Police Force" means the members of that

Force and includes persons appointed as special constables by the Commissioner of the Royal Canadian Mounted Police and designated by him as being eligible to receive hospital care and treatment from the Force;

- (k) "out-patient" means a person who receives out-patient services;
- (l) "out-patient services" means all of the following services provided to an out-patient by a hospital when used for emergency diagnosis and treatment within 24 hours after an accident:
 - (i) the use of an operating room and anaesthetic facilities including necessary drugs, biologicals, equipment and supplies,
 - (ii) routine surgical supplies,
 - (iii) necessary nursing service and meals,
 - (iv) laboratory, radiological and other diagnostic procedures, together with the necessary interpretation for the purpose of assisting in emergency diagnosis and treatment;
- (m) "per diem rate" means the amount payable, as determined by the Commission, to a hospital in respect of the provision of insured services by the hospital;
- (n) "prescribed form" means the form prescribed by the Commission for the purpose;
- (o) "resident" means a person who is legally entitled to remain in Canada and who makes his home and is ordinarily present in Ontario, but does not include a tourist, a transient, or a visitor to Ontario;
- (p) "standard ward accommodation" means a bed in a hospital area designated by the hospital and approved by the Commission as a standard or public ward.

PREMIUMS

2.(1) The premium rate payable by a single person shall be \$2.10 for a benefit period of one month.

(2) The premium rate payable by a person with one or more dependants shall be \$4.20 for a benefit period of one month.

(3) The premium rate in the case of dependants of a member of the Royal Canadian Mounted Police or of the Regular Forces of the Canadian Armed Forces

(a) having one dependant of which the Commission is notified, shall be \$2.10; and

(b) having two or more dependants of which the Commission is notified, shall be \$3.40,

for a benefit period of one month.

3. A premium payable in respect of a benefit period shall be paid upon the due date as determined by the Commission pursuant to these regulations.

4. The payment of a premium by or on behalf of a person who is not a resident shall not entitle that person to insured services.

MANDATORY GROUP

5.(1) Where the employees of the same employer, and the employer if he is a resident and not a corporation, total 15 or more, they shall form a mandatory group.

(2) Where he employees of the same employer, and the employer if he is a resident and not a corporation, total more than 5 but less than 15, the employer may apply to the Commission for an order designating himself and his employees as a mandatory group.

(3) A person who

- (a) is a married woman entitled to insured services as the dependant of a member of a mandatory group or a collector's group;
- (b) is under the age of 19, receives from the employment an income less than \$25 per week, and works less than 24 hours a week;
- (c) is employed for a temporary period of employment where the date of the termination of the period of employment is determined at the commencement of the employment and is shown on the records of the employer to be a date which will fall before the first day of the third month following the date of employment;
- (d) proves to the satisfaction of the employer that he is a student registered in a university or other institution of learning and that he is an insured person, and who indicates his intention to return as a student to the university or institution at the end of the vacation period during which he is employed;
- (e) is also employed in a mandatory group other than the mandatory group from which he seeks exemption and is having premiums paid on his behalf as a member of the other mandatory group; or
- (f) is not a resident,

shall be counted as an employee for the purpose of determining whether a group qualifies under subregulation 1 or 2, but that person shall not be a member of the mandatory group and the employer shall not be required to remit to the Commission a monthly report or monthly premium payment for or on behalf of the person.

(4) Each employee mentioned in subregulation 3 shall complete a request for exemption in the prescribed form, in duplicate, of which the employer shall forward one copy to the Commission and shall retain the other copy for the duration of the employee's employment.

(5) Notwithstanding subregulation 3, if a person coming under clause *b* or clause *c* of subregulation 3 requests his employer to include his name on report forms and remit premiums on his behalf, the employer shall do so.

(6) An employer is not required to count as an employee, include on report forms the name of and remit premiums on behalf of a person until such person has been in the employment more than 14 days.

(7) Notwithstanding subregulation 6, an employer may count as an employee, include on report forms the name of and remit premiums on behalf of a person who has been in the employment less than 14 days.

6.(1) When the number of members of a mandatory group becomes fewer than six, the employer may apply to the Commission for an order terminating the mandatory group, but until such order is made the employer shall continue to remit to the Commission the monthly reports and the monthly premium payments for the mandatory group.

(2) Upon application under subregulation 1, or without such application where deemed expedient by the Commission, the Commission may make an order terminating a mandatory group upon such terms and conditions as the Commission shall determine.

7.(1) On or before the 31st day of August, 1958, the employer of each mandatory group shall complete and submit to the Commission a group application in the prescribed form.

(2) Where a mandatory group is created after the 31st day of August, 1958, the employer shall complete and submit to the Commission the group application form on or before the last day of the month in which the group is created.

(3) During the month of December, 1958, and monthly thereafter the employer of each mandatory group shall complete and submit to the Commission a group remittance summary and a group reconciliation in the prescribed form.

8.(1) Every member of a mandatory group shall notify his employer of any change in his insurable status within 30 days after the change.

(2) The employer shall show the changes of which he has received notice under subregulation 1 in the group remittance summary and group reconciliation forms to be processed with the next payroll following his receipt of the notice.

9.(1) During the month of December, 1958, the employer of each mandatory group shall remit to the Commission an amount equal to the total of the premiums for all members of the group for one month.

(2) A premium paid under subregulation 1 shall entitle the member for whom the premium is paid to a benefit period from the 1st day of January, 1959, to the 31st day of March, 1959, both inclusive.

10.(1) On the due date in the month of January, 1959, and monthly thereafter the employer of each mandatory group shall, concurrently with the filing of the returns required under subregulation 3 of regulation 7, remit to the Commission an amount equal to the total monthly premiums for all members of his mandatory group.

(2) The payment of a premium under subregulation 1 shall entitle the member for whom it is paid to a benefit period for the month which is the third month after the month in which the premium is due.

11.(1) Notwithstanding the provisions of any contract or arrangement, each member of a mandatory group is primarily liable to pay the premiums required of him by the Commission, but remittance of such premiums by an employer shall discharge such liability.

(2) In the absence of any special contract, arrangement or terms of a collective agreement applicable thereto, the employer shall deduct and withhold from the remuneration of an employee the required premium.

12. No person shall make any charge for acting in his capacity as the employer of a mandatory group.

NEW EMPLOYEE

13. When an employer of a mandatory group secures a new employee, he shall determine whether the employee

- (a) qualifies as a member of the mandatory group in accordance with regulation 5; and
- (b) is an insured person.

14.(1) When a new employee becomes a member of a mandatory group and is an insured person, the employee shall deliver to the employer his most recent certificate of payment or receipt for pay-direct payment.

(2) Where a new employee is an insured person, the employer shall

- (a) ascertain the hospital insurance number of the employee;
- (b) determine the benefit period for which the employee is paid up;
- (c) submit to the Commission the certificate of payment or receipt for pay-direct payment delivered by the employee under subregulation 1; and
- (d) remit to the Commission, with the group remittance summary and group reconciliation forms to be processed with the next payroll, a premium for or on behalf of the new employee sufficient to make his benefit period coincident with the benefit period of the mandatory group.

15.(1) Where a new employee is a resident but not an insured person, the employer shall

- (a) enter the name of the new employee and the details of his insurable status on the group reconciliation and group remittance summary forms to be processed with the next payroll following the date when the employee was hired by the employer; and
- (b) with his next monthly payment to the Commission and monthly thereafter, remit a premium on behalf of the new employee and suitable for the employee's insurable status, sufficient to provide that employee with a benefit period of the third month after the month in which the payment is due.

DESIGNATION OF SPECIAL GROUPS AS MANDATORY GROUPS

16.(1) The Commission may approve as a mandatory group any special group designated for this purpose by the Government of Canada, and for whom or on whose behalf the Government of Canada undertakes to remit premiums and information on the prescribed forms to the Commission.

(2) The Government of Canada may by undertaking specify a time-limit beyond which the Government of Canada shall cease to be responsible for the payment of hospital insurance premiums for the members of a special group designated under subregulation 1.

17. Upon application made by a representative of a country other than Canada, the Commission may approve as a mandatory group any group of residents employed by that country in a permanent office in Ontario officially maintained by the said country.

18. Any group approved by the Commission under subregulation 1 of regulation 16, or regulation 17 shall be deemed to be a mandatory group.

SAVING PROVISIONS

19. Failure by an employer to remit a premium on behalf of a member of a mandatory group shall not disentitle the member to receive insured services for a benefit period in respect of which the premium withheld is payable, not exceeding one month.

20. Every person who receives, retains or withholds any amount for the purpose of paying a premium on behalf of an insured person shall be deemed to have received and to be holding the amount in trust for the Commission and all accounts of such amounts shall be kept separate and apart from his own moneys.

REFUNDS

21. Where an insured person becomes a member of a mandatory group after the 31st day of December, 1958, such insured person shall, on application to the Commission, be entitled to the refund from the Com-

mission of an amount equal to any premium paid in respect of that part of his benefit period in excess of the benefit period of the mandatory group.

22.(1) Upon application therefor in the prescribed form and upon approval thereof by the Commission, the employer shall refund to a member of a mandatory group any amount deducted from the salary or wages of the member and remitted to the Commission that is not required to be paid under these regulations.

(2) Upon application therefor in the prescribed form and upon approval thereof by the Commission, the Commission shall refund to an employer any amount paid by the employer as a premium on behalf of any member of the group that is not required to be paid under these regulations.

(3) An employer may deduct the amount of a refund under subregulation 1 or 2 from the amount remitted to the Commission in the month next succeeding that in which the refund is approved.

23. No refund shall be payable in respect of a period longer than six months.

24. No refund shall be made for a fraction of a month, but the amount of a refund shall be calculated from and including the first day of the month next following the occurrence which makes the refund necessary.

CERTIFICATE OF PAYMENT

25. Where a member of a mandatory group leaves the group or where a mandatory group is terminated by order of the Commission, the employer shall forthwith furnish the member, or each member, as the case may be, with a certificate of payment in the prescribed form.

HOSPITAL INSURANCE CERTIFICATE

26.(1) The Commission shall issue a hospital insurance certificate in prescribed form to each head of a family and to each single insured person.

(2) All hospital insurance certificates issued to insured persons who are members of mandatory groups shall be delivered by the Commission to the employer of the group and shall be distributed by him to the members of the group named on the certificate.

(3) A hospital insurance certificate is non-transferable.

(4) An insured person shall present a hospital insurance certificate upon admission to hospital.

27. An employer shall retain and produce at the request of any member or former member of his group a record of the hospital insurance number that was assigned by the Commission to the member and the record shall be maintained for a period of six months from the time the member ceased to be a member or following termination of the group.

COLLECTOR'S GROUP

28.(1) Any association, co-operative, corporation, labour union, society or other organized group of persons may apply to the Commission for an order designating some or all of its members who are residents as a collector's group and designating one of them as a collector.

(2) A group shall have 15 or more members qualified and willing to participate in the hospital insurance plan before it may be designated as a collector's group.

29. Upon the designation of a collector's group by the Commission, regulations 7 to 12, regulations 14 and 15, and regulations 19 to 27 apply *mutatis mutandis* to the collector and to the designated members of the collector's group.

30.(1) The designation of a collector's group by the Commission may be made upon such terms and conditions as the Commission deems proper and may be withdrawn if, in the opinion of the Commission, the collector is not giving proper and efficient service to the members of the group or is not complying with the Act or these regulations.

(2) Where the designation of a collector's group is withdrawn under subregulation 1, the Commission may terminate the group upon such terms and conditions as the Commission shall determine.

31. Notwithstanding regulation 19, a member of a collector's group shall not be entitled to insured services for a benefit period in respect of which he has failed to pay the premium as required by these regulations.

PAY-DIRECT PARTICIPATION

32.(1) A resident who is not otherwise an insured person may become an insured person as a pay-direct participant by submitting an application in the prescribed form to the Commission together with the prescribed premium for a benefit period of three months.

(2) The payment of the premium under subregulation 1 shall entitle the applicant to insured services for three months commencing on the first day of the third month next following that in which the premium is due and paid, and thereafter for each three-month period in respect of which the premium is due and paid.

(3) Notwithstanding subregulation 1, every person who submits a pay-direct application on or before the 30th day of September, 1958, and pays the prescribed premium for a benefit period of one month shall be entitled to a benefit period from the 1st day of January, 1959, to the 31st day of March, 1959, both inclusive.

(4) Every person who has become a pay-direct participant under subregulation 3 shall, on or before his due date in January, 1959, pay the prescribed premium for a benefit period of two, three or four months as notified by the Commission, and shall pay in March, April or May, 1959, respectively, and every three months thereafter, the prescribed premium for a benefit period of three months.

33. If a member of a mandatory group or of a collector's group ceases to be a member of such group, or if the group is terminated or its designation as a group withdrawn by order of the Commission, and if the member does not become a member of another mandatory group or collector's group but wishes to remain entitled to receive insured services, he shall make application forthwith after ceasing to be a member of the group to become a pay-direct participant by submitting to the Commission his certificate of payment.

34.(1) Every pay-direct participant shall notify the Commission of any change in his insurable status or residence within 30 days of the change and shall concurrently pay any additional premium required by reason of the change.

(2) The payment of an additional premium under subregulation 1 shall entitle an insured person qualified by the payment to a benefit period commencing on the first day of the third month after the month in which the payment is due and paid.

(3) Where a pay-direct participant pays to the Commission more than he is required to pay under these regulations and applies in the prescribed form for a refund of the excess, the Commission shall refund the excess, but no refund shall be made in respect of a period longer than six months nor in respect of a fraction of a month.

RECIPIENT OF PUBLIC ASSISTANCE

35.(1) Upon notification from the person responsible for administering the public assistance that a resident is a recipient of public assistance, the Commission shall issue a hospital insurance certificate in the name of the recipient of public assistance and deliver it to such recipient and the recipient of public assistance shall thereupon become an insured person entitled to receive insured services.

(2) Where a person has ceased to be a recipient of public assistance, the person responsible for administering the public assistance shall forthwith notify the Commission, and the recipient shall forthwith return the recipient's hospital insurance certificate to the Commission.

(3) Where a person becomes an insured person because of the payment of a premium within 30 days after he ceases to be a recipient of public assistance, his benefit period shall commence on the date upon which he ceased to be a recipient of public assistance.

36. Notwithstanding anything in these regulations, when a recipient of public assistance or a dependant of a recipient of public assistance receives insured services from a hospital, the municipality that would be liable under *The Public Hospitals Act, 1957*, to pay the hospital the statutory rate for the charges for treatment if the recipient of public assistance were an indigent person or a dependant of an indigent person under that Act, shall pay the hospital at the same rate and subject to the same provisions for the insured services.

37. For each recipient of public assistance or dependant of a recipient of public assistance for whom a municipality is responsible under regulation 36, the Commission shall pay to the hospital an amount equal to the difference between the statutory rate paid by the municipality and the per diem rate established for the hospital by the Commission.

HOSPITAL INDIGENT

38.(1) Where a resident who is not an insured person is admitted to a hospital and is at the time of admission, or later becomes, a person for whom a municipality or the Government of Ontario is responsible under *The Public Hospitals Act, 1957*, the Commission shall pay to the hospital an amount in respect of insured services received by the hospital indigent equal to the difference between the statutory rate payable under that Act and the per diem rate established for the hospital by the Commission.

(2) A person who is a hospital indigent under subregulation 1 shall be entitled to receive insured services.

MISCELLANEOUS COVERAGE

39. Where a resident becomes an insured person because of the payment of a premium within 30 days after he ceases to be

- (a) a member of the Royal Canadian Mounted Police;
- (b) a member of the Regular Forces of the Canadian Armed Forces;
- (c) a patient in a hospital that is approved under Part III of the Act for the treatment of tuberculosis or mental illness; or
- (d) an inmate of a provincial prison or reform institution,

his benefit period shall commence on the date upon which he ceased to be such member, patient or inmate.

HOSPITALS

40.(1) The hospitals listed in schedules 2, 3, 4, 5 and 6 are approved for the purpose of the plan of hospital care insurance.

(2) Each contract hospital listed in Schedule 7 is approved for the purpose of the plan of hospital care insurance in accordance with the terms of the contract entered into by the hospital with the Commission.

41. The standard-ward accommodation in a hospital listed in schedules 2, 3, 4 and 5 shall not be less than 50 per cent of the total bed capacity unless the Commission otherwise orders.

42. Every approved hospital in Ontario shall forward to the Commission

- (a) within 24 hours after an in-patient is admitted, a notification of admission in the prescribed form;
- (b) within 96 hours after an in-patient is discharged from or dies in the hospital, a notification of the discharge or death in the prescribed form;
- (c) when requested by the Commission, a long stay report in the prescribed form; and
- (d) a list of out-patients in the prescribed form, in duplicate, when the form is filled or not later than the 25th day of each month, whichever is the sooner.

43.(1) An approved hospital may make a direct charge in respect of a patient who is an insured person only for the difference between the per diem cost of providing insured services and the hospital charges approved by the Commission for the private or semi-private accommodation and for any other services which are not insured services requested by or on behalf of the patient.

(2) Where an insured person's condition is such that he requires immediate admission as an in-patient but he cannot obtain standard ward accommodation in an approved hospital because all such accommodation is occupied, or where an insured person's condition is such that for his own good or for the good of other patients it is necessary that he be provided with private or semi-private accommodation, the hospital shall provide the insured person with private or semi-private accommodation and the Commission shall not pay the hospital more than the per diem rate.

(3) No approved hospital shall charge an insured person for a service which is not an insured service that has not been requested by or on behalf of the insured person.

44. The rates charged by a hospital listed in Schedule 2, 3, 4 or 5 to insured persons for services other than insured services, to all patients who are not insured persons and to all insurers, agencies or corporations who pay hospital charges on behalf of such patients, shall be the rates approved for that hospital by the Commission.

INSURED SERVICES IN ONTARIO

45.(1) Subject to subregulation 3, an insured person shall be entitled to receive insured services in a hospital listed in Schedule 2, 3, 4, 5 or 6, or in Part 2 of Schedule 7, without paying any charge to the hospital for such services.

(2) Subject to subregulation 3, an insured person listed in column 1 of Part 1 of Schedule 7 shall be entitled to receive insured services in the contract hospital set opposite thereto in column 2 thereof, without paying any charge to the hospital for such services.

(3) An insured person shall not be entitled to insured services unless

- (a) he has been admitted as an in-patient on the order of a duly qualified medical practitioner; or
- (b) he has been received in the hospital and examined as an out-patient by a duly qualified medical practitioner and treated as an out-patient, if necessary.

46. The new-born child of an insured person shall be entitled to insured services during the three months following the date of birth without payment of any additional premium.

47.(1) Notwithstanding regulation 1, in-patient services shall not include diagnostic procedures that are not required in the diagnosis and treatment of the injury, illness or disability which makes it necessary for an insured person to be an in-patient.

(2) An insured person shall be entitled to insured services only for the period of time following admission during which such services are, in the opinion of the Commission, medically necessary.

(3) The Commission may at any time and from time to time require a hospital to secure from the insured person's attending physician and forward to the Commission a written statement regarding the condition of the insured person and stating the reasons showing the necessity for the insured services or other treatment provided during all or any part of his stay in hospital.

48.(1) No medical practitioner shall admit or order to be admitted to a hospital any patient unless he is of the opinion that it is medically necessary for the patient to be admitted to the hospital as an in-patient.

(2) As soon as the attending physician is of the opinion that an insured person under his care no longer requires to remain in hospital for medical reasons, the physician shall order the patient to be discharged from the hospital forthwith.

INSURED SERVICES OUTSIDE ONTARIO

49.(1) An insured person who receives treatment in a hospital outside Ontario may be reimbursed by the Commission for the cost of insured services received on presentation to the Commission of a detailed receipt from the hospital for payment made to the hospital by him, or the Commission may make payment directly to the hospital for insured services received by the insured person, where

- (a) the care and treatment were required because of accident or sudden attack of illness;
- (b) the hospital which supplied the care and treatment is one which is licensed or approved as a hospital by the governmental hospital licensing authority in whose jurisdiction the hospital is situate, and is not a mental, psychiatric or tuberculosis hospital;
- (c) the hospital certifies to the Commission
 - (i) that the insured person was admitted, with the date of admission,
 - (ii) the diagnosis of the condition for which the insured person was admitted,
 - (iii) the date of discharge or death of the insured person,
 - (iv) the nature of any complication, complications, or sequelae, if any, which would explain a longer than average stay in hospital for a person with the disease or condition from which the insured person was suffering,

- (v) the kind and number of any laboratory, radiological or other special diagnostic tests performed on or for the insured person,
 - (vi) the nature of any special treatment procedures or surgery which were performed on the insured person,
 - (vii) the discharge diagnosis or cause of death, as the case may be, and
 - (viii) such other information as may be required or requested by the Commission; and
- (d) the accommodation and services received do not constitute, in the opinion of the Commission, the custodial type of care provided in a home for the aged, an infirmary or other institution of a similar character.
- (2) The Commission shall not pay an amount under subregulation 1 which, in the opinion of the Commission, exceeds the amount that such insured services would have cost had they been provided in Ontario in a hospital of approximately equivalent size and with similar facilities.

THIRD PARTY LIABILITY

50.(1) Upon the provision of insured services to an insured person in respect of injury or disability caused or contributed to by the fault or neglect of any person, the Commission shall be subrogated to the right of recovery of the insured person against any person in respect of the cost of the insured services and may bring action in the name of the insured person to enforce such rights.

(2) An insured person who commences an action to recover for loss or damages arising out of the negligence or other wrongful act of a third party to which the injury or disability in respect of which insured services have been provided is related, shall include a claim on behalf of the Commission for the cost of the insured services.

(3) No action in which a claim for the cost of insured services has been joined on behalf of the Commission shall be settled without provision for payment in full of the claim except with the consent in writing of counsel for the Commission.

(4) The costs of any action by an insured person in which a claim has been included on behalf of the Commission pursuant to subregulation 2 shall be borne by the Commission in the same proportion as the claim of the Commission for the cost of insured services bears to the total award to the insured person in the action.

(5) If no action has been commenced by an insured person for the recovery of damages arising out of injury or disability within sixty days of the last act or omission which caused or contributed to the injury or disability, the Commission

- (a) upon the service of notice on the insured person, may commence an action in his name for the recovery of the cost of insured services and at any time prior to the trial of the action the insured person may join in such action such other claims arising out of the same occurrence, upon such conditions as to costs or otherwise as to the Court may seem just, and upon so joining, the insured shall have control of the action as if he had commenced it under subregulation 2; and
- (b) may effect settlement of its claim without prejudice to the right of the insured person to commence or to continue with an action to recover for his injuries or other damages.

(6) Where the insured person is an infant or under other disability or has died, the Commission may commence an action in its own name for the recovery of the cost of insured services rendered to him and, in that event, shall forthwith give notice of the institution of such action to the parent or guardian of such infant, or to the committee or guardian of such person under disability, or to the personal representative, if any, of such deceased person, and the provisions of subregulation 5 shall apply *mutatis mutandis* to such action.

(7) An insurer shall pay to the Commission any amount referable to a claim for recovery of the cost of insured services that would otherwise be payable and such payment shall discharge the liability to the insurer to pay that amount to the insured person.

THE HOSPITAL SERVICES COMMISSION FUND

51.(1) The Commission shall establish a Fund to be known as The Ontario Hospital Services Commission Fund.

(2) All moneys received by the Commission shall be deposited to the credit of the Fund with a chartered bank or the Province of Ontario Savings Office.

(3) All administrative expenses of the Commission shall be paid out of the Fund.

(4) All moneys required by the Commission shall be disbursed from the Fund bank account by cheque signed by two officers of the Commission who shall be designated by resolution of the Commission.

(5) The signature of the officers designated under subregulation 4 may be by facsimile in accordance with a resolution of the Commission.

(6) The Commission may, by resolution, invest any surplus moneys in the Fund which are not necessary for the current requirements of the Commission by means of the purchase of bonds, debentures, notes or bills issued by or guaranteed by the Government of Canada or the Province of Ontario.

SUPPLEMENTARY INSURANCE

52.(1) In this regulation

- (a) "contract" means a contract of accident insurance or sickness insurance as defined in *The Insurance Act* other than insurance provided under section 212a of that Act, or a contract made with a subscriber under *The Prepaid Hospital and Medical Services Act*;
- (b) "group contract" means a contract of insurance whereby two or more persons other than members of the same family are insured severally under a single contract of insurance;
- (c) "insurer" means an insurer licensed under *The Insurance Act* or an association registered under *The Prepaid Hospital and Medical Services Act*.

(2) Subject to subregulations 3, 4 and 5, an insurer shall not make or renew, or make a payment under a contract under which

- (a) a resident is to be provided with, or to be reimbursed or indemnified for the cost of any hospital service that is one of the insured services;
- (b) payment is conditional upon the hospitalization of a resident; or
- (c) payment is dependent upon the length of time the resident is a patient in a hospital.

(3) Subregulation 2 applies

- (a) to the making or renewing on or after the 1st day of April, 1958, of a contract that provides for a benefit described in subregulation 2 in respect of hospital services rendered on or after the 1st day of January, 1959; and
- (b) to a payment in respect of hospital services rendered on or after the 1st day of January, 1959, except a payment under a contract that is not a group contract and that was entered into or renewed during the months of January to March, both inclusive, 1958, and in respect of hospital services rendered on or before the anniversary in 1959 of the making or renewing.

(4) Subregulation 2 does not apply for the first three months after a person arrives in Ontario as a resident.

(5) Notwithstanding subregulations 2 and 3, an insurer may make or renew, or make a payment under a contract under which a resident is to be provided with, or reimbursed or indemnified for

- (a) the cost of any hospital service other than the insured services;
- (b) the cost of fees for professional services whether or not the services are rendered in hospital; or
- (c) loss of time because of disability, whether or not the date of the commencement of the benefit is determined by reference to the date of admission to hospital, if the rate of payment is not increased by the hospitalization of the resident.

(6) A resident insured under a contract permitted by clause a of subregulation 5 shall not, in respect of the cost of any hospital service other than the insured services,

- (a) enter into or renew more than one contract or group contract after the 1st day of April, 1958; or
- (b) be entitled to receive benefits under more than one contract or group contract after the 1st day of April, 1959.

GENERAL

53. No home or institution in Ontario providing for the care and treatment of the sick, injured or disabled, other than a hospital approved under the Act and these regulations, shall be entitled to payment out of the Fund in respect of services provided to an insured person in such home or institution.

54. The Commission shall not, by reason of any payments made to a hospital by the Commission, be deemed to be the employer of any hospital official or of any person on the medical, nursing or other professional staff of the hospital or of any person employed by the hospital.

REVOCATION AND COMMENCEMENT

55. Ontario Regulations 45/58 are revoked.

56. Regulations 35 to 39, regulations 41 to 47 and regulations 49 and 50 come into force on the 1st day of January, 1959.

July 10, 1958.

(Seal) A. J. SWANSON
JOHN G. FULLERTON
A. F. MACARTHUR
J. B. NEILSON
D. W. OGILVIE
R. W. IAN URQUHART

SCHEDULE 1

1. Acts of the Parliament of Canada:

- (a) *Aeronautics Act*
- (b) *Civilian War Pensions and Allowances Act*
- (c) *Government Employees Compensation Act*
- (d) *Merchant Seamen's Compensation Act*
- (e) *National Defence Act*
- (f) *Pension Act*
- (g) *Royal Canadian Mounted Police Act*
- (h) *Veterans Rehabilitation Act.*

2. Acts of the Legislature of Ontario:

- (a) *The Workmen's Compensation Act*
- (b) *The Blind Workmen's Compensation Act*

3. Acts of Other Jurisdictions:

Any statute or law enacted by any provincial legislature or other competent jurisdiction other than Canada or Ontario under which a person who receives insured services is eligible for and entitled to such services or to reimbursement in whole or in part of the cost of such services.

SCHEDULE 2

LOCATION	NAME
1. Hamilton	Hamilton General Hospital
2. Kingston	Hotel Dieu Hospital
3. Kingston	Kingston General Hospital
4. London	St. Joseph's Hospital
5. London	Victoria Hospital
6. Ottawa	Ottawa Civic Hospital
7. Ottawa	Ottawa General Hospital
8. Toronto	The Hospital for Sick Children
9. Toronto	New Mount Sinai Hospital
10. Toronto	St. Joseph's Hospital
11. Toronto	St. Michael's Hospital
12. Toronto	Toronto East General and Orthopaedic Hospital
13. Toronto	Toronto General Hospital
14. Toronto	Toronto Western Hospital
15. Toronto	Women's College Hospital

SCHEDULE 3

LOCATION	NAME
1. Barrie	Royal Victoria Hospital
2. Belleville	Belleville General Hospital
3. Brantford	The Brantford General Hospital
4. Brantford	St. Joseph's Hospital
5. Brockville	Brockville General Hospital
6. Chatham	Public General Hospital
7. Chatham	St. Joseph's Hospital
8. Cornwall	Cornwall General Hospital
9. Cornwall	Hotel Dieu Hospital
10. Fort Frances	La Verendrye Hospital
11. Fort William	McKellar General Hospital
12. Galt	South Waterloo Memorial Hospital
13. Guelph	Guelph General Hospital
14. Guelph	St. Joseph's Hospital
15. Hamilton	St. Joseph's Hospital
16. Kirkland Lake	Kirkland Lake and District Hospital
17. Kitchener	Kitchener-Waterloo Hospital
18. Kitchener	St. Mary's Hospital
19. Newmarket	York County Hospital
20. Niagara Falls	The Greater Niagara General Hospital

21. North Bay	North Bay Civic Hospital	22. Durham	Durham Memorial Hospital
22. North Bay	St. Joseph's General Hospital	23. Englehart	Englehart and District Hospital
23. Oakville	Oakville-Trafalgar Memorial Hospital	24. Espanola	Espanola General Hospital
24. Orillia	Orillia Soldiers' Memorial Hospital	25. Exeter	South Huron and District Hospital
25. Oshawa	Oshawa General Hospital	26. Fergus	Groves Memorial Hospital
26. Ottawa	The Salvation Army Grace Hospital	27. Fort Erie	Douglas Memorial Hospital
27. Ottawa	St. Louis-Marie de Montfort Hospital	28. Geraldton	Little Long Lac Hospital
28. Owen Sound	General and Marine Hospital	29. Goderich	Alexandra Marine and General Hospital
29. Pembroke	General Hospital	30. Grimsby	West Lincoln Memorial Hospital
30. Peterborough	The Peterborough Civic Hospital	31. Haileybury	Misericordia Hospital
31. Peterborough	St. Joseph's Hospital	32. Hanover	Hanover Memorial Hospital
32. Port Arthur	The General Hospital of Port Arthur	33. Hawkesbury	Notre-Dame Hospital
33. Port Arthur	St. Joseph's General Hospital	34. Hawkesbury	St. Coeur de Marie Hospital
34. Port Colborne	Port Colborne General Hospital	35. Hearst	Notre-Dame Hospital
35. St. Catharines	The St. Catharines General Hospital	36. Huntsville	Huntsville District Memorial Hospital
36. St. Catharines	Hotel Dieu Hospital	37. Ingersoll	Alexandra Hospital
37. St. Thomas	St. Thomas-Elgin General Hospital	38. Iroquois Falls	Anson General Hospital
38. Sarnia	St. Joseph's Hospital	39. Kenora	Kenora General Hospital
39. Sarnia	Sarnia General Hospital	40. Kenora	St. Joseph's Hospital
40. Sault Ste. Marie	Plummer Memorial Public Hospital	41. Kincardine	Kincardine General Hospital
41. Sault Ste. Marie	The General Hospital	42. Leamington	Leamington and District Memorial Hospital
42. Scarborough	Scarborough General Hospital	43. Lindsay	Ross Memorial Hospital
43. Simcoe	Norfolk General Hospital	44. Listowel	Memorial Hospital
44. Stratford	Stratford General Hospital	45. Little Current	St. Joseph's General Hospital
45. Sudbury	St. Joseph's Hospital	46. Markdale	Centre Grey General Hospital
46. Sudbury	Sudbury General Hospital	47. Matheson	Bingham Memorial Hospital
47. Sudbury	Sudbury Memorial Hospital	48. Mattawa	Mattawa General Hospital
48. Tillsonburg	Tillsonburg District Memorial Hospital	49. Meaford	Meaford General Hospital
49. Timmins	St. Mary's Hospital	50. Midland	St. Andrew's Hospital
50. Toronto	Lockwood Clinic	51. Mount Forest	Louise Marshall Hospital
51. Toronto	Northwestern General Hospital	52. New Liskeard	New Liskeard and District Hospital
52. Toronto	Queensway General Hospital	53. Niagara-on-the-Lake	Niagara Hospital
53. Toronto	Salvation Army Grace Hospital	54. Nipigon	Nipigon District Memorial Hospital
54. Welland	Welland County General Hospital	55. Orangeville	Dufferin Area Hospital
55. Weston	Humber Memorial Hospital	56. Palmerston	Palmerston General Hospital
56. Willowdale	North York Branson Hospital	57. Paris	Willett Hospital
57. Windsor	Hotel Dieu of St. Joseph's Hospital	58. Parry Sound	St. Joseph's Hospital
58. Windsor	Metropolitan General Hospital	59. Parry Sound	Parry Sound General Hospital
59. Windsor	Salvation Army Grace Hospital	60. Pembroke	Pembroke Cottage Hospital
60. Woodstock	Woodstock General Hospital	61. Penetanguishene	General Hospital
		62. Perth	Great War Memorial Hospital
		63. Petrolia	Charlotte Eleanor Englehart Hospital
		64. Picton	Prince Edward County Hospital
		65. Port Hope	Port Hope Hospital
		66. Port Perry	Community Memorial Hospital
		67. Renfrew	Victoria Hospital
		68. St. Mary's	St. Mary's Memorial Hospital
		69. Seaforth	Scott Memorial Hospital
		70. Shelburne	Shelburne District Hospital
		71. Sioux Lookout	Sioux Lookout General Hospital
		72. Smith's Falls	St. Francis General Hospital
		73. Smith's Falls	Smith's Falls Public Hospital
		74. Smooth Rock Falls	Smooth Rock Falls Hospital
		75. Southampton	Saugeen Memorial Hospital
		76. South Porcupine	Porcupine General Hospital
		77. Strathroy	The General Hospital
		78. Sturgeon Falls	St. Jean de Brebeuf Hospital
		79. Trenton	Trenton Memorial Hospital
		80. Walkerton	County of Bruce General Hospital
		81. Wallaceburg	Sydenham District Hospital
		82. Wiarton	Bruce Peninsula and District Memorial Hospital
		83. Winchester	Winchester and District Memorial Hospital
		84. Wingham	Wingham General Hospital
		85. Bancroft	Red Cross Outpost
		86. Burks Falls	Burks Falls and District Red Cross Hospital

SCHEDULE 4

LOCATION	NAME
1. Ajax	Ajax and Pickering General Hospital
2. Alliston	Stevenson Memorial Hospital
3. Almonte	Rosamond Memorial Hospital
4. Arnprior	Arnprior and District Memorial Hospital
5. Atikokan	Atikokan General Hospital
6. Blind River	St. Joseph's General Hospital
7. Bowmanville	Bowmanville Hospital
8. Bracebridge	Bracebridge Memorial Hospital
9. Brampton	Peel Memorial Hospital
10. Brockville	St. Vincent de Paul Hospital
11. Campbellford	Campbellford Memorial Hospital
12. Carleton Place	Carleton Place and District Memorial Hospital
13. Chapleau	Lady Minto Hospital
14. Chesley	Chesley and District Memorial Hospital
15. Clinton	Clinton Public Hospital
16. Cobourg	Cobourg General Hospital Association
17. Cochenour	Margaret Cochenour Memorial Hospital
18. Cochrane	Lady Minto Hospital
19. Collingwood	General and Marine Hospital
20. Dryden	Dryden District General Hospital
21. Dunnville	Haldimand War Memorial Hospital

SCHEDULE 5

LOCATION	NAME
1. Hamilton	Hamilton General Hospital (convalescent unit)
2. Toronto	Hillcrest Convalescent Hospital
3. Willowdale	St. John's Convalescent Hospital
4. London	St. Mary's Hospital
5. Toronto	Our Lady of Mercy Hospital
6. Toronto	Queen Elizabeth Hospital for Incurables
7. Windsor	Riverview Hospital

SCHEDULE 6

LOCATION	NAME
1. London	Westminster Hospital
2. Ottawa	Rideau Health and Occupational Centre
3. Toronto	Sunnybrook Hospital
4. Moose Factory	Moose Factory Indian Hospital
5. Ohsweken	Lady Willingdon Indian Hospital
6. Sioux Lookout	Sioux Lookout Indian Hospital

(5909)

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THE MINING ACT

O. Reg. 198/58.

Lands open for Prospecting, Staking Out
or Leasing.

Amending O. Reg. 267/47.

Made—17th July, 1958.

Filed—21st July, 1958.

REGULATIONS MADE UNDER
THE MINING ACT1. Ontario Regulations 267/47 are amended by
adding thereto the following regulation:20. The lands described in Schedule 20 shall be
open for prospecting, staking out or leasing
at 12 noon on the 28th day of July, 1958.

SCHEDULE 20

Former Lease No.	Former Mining Claim No.	Geographic Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
1. 7170	T.R. 3444	Strathcona	Nipissing	22.7
2. 7294	J.S. 81	Strathy	Nipissing	42.8
3. 6409	T.R.S. 4219	Churchill	Sudbury	32.4
4. 6410	T.R.S. 4220	Churchill	Sudbury	20.3
5. 8205	T.R.S. 5162	Churchill	Sudbury	59.4
6. 6670	T.R.S. 4568	Macmurchy	Sudbury	24.1
7. 6671	T.R.S. 4569	Macmurchy	Sudbury	33.4
8. 6672	T.R.S. 4570	Macmurchy	Sudbury	17.5
9. 8380	T.B. 9951	McComber	Thunder Bay	40.4
10. 8448	T.B. 10457	McComber	Thunder Bay	56.2
11. 8521	K.K. 1044	Vicinity of Tashota	Thunder Bay	40.89
12. 9718	E.B. 2	Cairo	Timiskaming	156.0
13. 9984	M.R. 9517	Cairo	Timiskaming	69.8
14. 9779	T. 23910	Gillies Limit	Timiskaming	40.18
15. 9789	T. 23909	Gillies Limit	Timiskaming	40.2
16. 9790	T. 23951	Gillies Limit	Timiskaming	36.93
17. 9791	T. 23908	Gillies Limit	Timiskaming	40.2
18. 9792	T. 23911	Gillies Limit	Timiskaming	40.18
19. 9810	T. 23912	Gillies Limit	Timiskaming	40.18
20. 9815	T. 23907	Gillies Limit	Timiskaming	42.36
21. 9978	M.R. 9515	Powell	Timiskaming	83.8
22. 9979	M.R. 9514	Powell	Timiskaming	45.58
23. 9980	M.R. 9516	Powell	Timiskaming	41.35
24. 9981	M.R. 9505	Powell	Timiskaming	38.81
25. 9982	M.R. 9503	Powell	Timiskaming	30.56
26. 9983	M.R. 9537	Powell	Timiskaming	34.51
27. 9985	M.R. 9518	Powell	Timiskaming	41.74
28. 9986	M.R. 9519	Powell	Timiskaming	36.55
29. 10090	M.R. 9500	Powell	Timiskaming	38.86
30. 10091	M.R. 9501	Powell	Timiskaming	48.13
31. 10092	M.R. 9502	Powell	Timiskaming	46.94

(5910)

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Publications Under The Regulations Act

August 2nd, 1958

THE CHARITABLE INSTITUTIONS ACT, 1956

O. Reg. 199/58.

General Regulations.

Amending O. Reg. 31/57.

Made—17th July, 1958.

Filed—21st July, 1958.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

1. Subregulation 3 of regulation 2 of Ontario Regulations 31/57 is revoked and the following substituted therefor:

- (3) The institutions listed in Schedule 3 are approved as charitable institutions under the Act and are specified as homes for mothers in which mothers of children born or likely to be born out of wedlock may be cared for.

2. Regulation 6 of Ontario Regulations 31/57 is revoked and the following substituted therefor:

- 6.(1) Where an organization operates an institution that is listed in Schedule 2, the board shall provide for such nursing services as may from time to time be deemed necessary by the physician appointed to the institution.
- (2) Where an organization operates an institution that is listed in Schedule 3, 4 or 5, the board shall appoint at least one nurse, or a person with nursing experience, to the staff of the institution, and where there are residents in bed care at least one nurse so appointed shall be registered under *The Nurses Registration Act, 1951*.

3.(1) Subregulation 1 of regulation 10 of Ontario Regulations 31/57 is amended by inserting after "physician" in the third line "and a chest x-ray".

(2) Subregulation 2 of the said regulation 10 is amended by inserting after "examination" in the second line "and chest x-ray".

4. Regulation 11 of Ontario Regulations 31/57 is amended by adding thereto the following clauses:

- (k) hold a fire drill for the staff at least once a month;
- (l) ensure that adequate supervision is provided at all times for the security and protection of the institution and residents.

5.(1) Clause *d* of subregulation 2 of regulation 12 of Ontario Regulations 31/57 is revoked and the following substituted therefor:

- (d) the application is accompanied by the certificate of an architect who is a member in good standing of the Ontario Association of Architects, or a professional engineer who is a member in good standing of the Ontario Association of Professional Engineers, certifying that the proposed building or addition is at least 50 per cent completed.

(2) Clause *b* of subregulation 3 of the said regulation 12 is revoked and the following substituted therefor:

- (b) the certificate of an architect who is a member in good standing of the Ontario Association of Architects, or a professional engineer who is a member in good standing of the Ontario Association of Professional Engineers, certifying that the building or addition is completed in accordance with the approved plans and ready for occupancy.

6. Regulation 14 of Ontario Regulations 31/57, except Forms 3 and 4, is revoked and the following substituted therefor:

PAYMENTS UNDER SUBSECTION 1 OF SECTION 10 OF THE ACT

- 14.(1) For the purposes of computing the amount to be paid by Ontario to an organization under subsection 1 of section 10 of the Act, a person shall be deemed to be resident in an institution where the person was being cared for in an institution operated by the organization on the last day of the calendar month in respect of which the payment is to be made.
- (2) An application by an organization for a payment under subsection 1 of section 10 of the Act shall be made twice each year in triplicate in Form 3.
- (3) The application in Form 3 for the first six months of the calendar year shall be furnished to the Minister not later than the 15th day of August of that year, and the application for the last six months not later than the 15th day of February of the year next following.
- (4) Each application in Form 3 shall be accompanied by a half-yearly return in Form 4.

PAYMENTS UNDER SUBSECTION 2 OF SECTION 10 OF THE ACT

- 14a.(1) An application by an organization for a monthly payment under subsection 2 of section 10 of the Act shall be made in triplicate in Form 7, and shall be furnished to the Minister not later than the 20th day of each month for the immediately preceding month.
- (2) The amount to be paid by Ontario to an organization under subsection 2 of section 10 of the Act shall be computed in accordance with Form 7.
- (3) For the purposes of Form 7 "average daily cost of maintenance" means the actual average daily cost to the organization for the maintenance of the persons resident in the institution operated by the organization during the immediately preceding calendar year, or \$3.30 a person, whichever is the lesser.

7. Regulations 16 and 17, and regulation 18 as amended by regulation 1 of Ontario Regulations 63/57, of Ontario Regulations 31/57 are revoked and the following substituted therefor:

- 16.(1) Every organization shall keep separate books of account and ledgers for each institution operated by it.
- (2) The books of account and ledgers shall
- (a) set forth the revenues and expenditures of the institution;

- (b) contain a separate record of money received by the institution from sources other than under the Act; and
- (c) be audited by a chartered accountant or a certified public accountant
- (i) yearly, in respect of an organization operating an institution listed in Schedule 2, or
- (ii) twice a year, in respect of an organization operating an institution listed in Schedule 3, 4 or 5.
17. Every organization shall keep a separate statement of account for each person resident in each institution operated by it of the charges made for his maintenance and the amounts paid to the organization by him or on his behalf, other than the amounts paid to the organization on his behalf by a municipality.
- 18.(1) Every organization shall furnish to the Minister not later than the 15th day of February in each year for the year ending with the 31st day of December immediately preceding a financial report in duplicate in Form 5 for each institution operated by it, and the report shall be certified by a chartered accountant or a certified public accountant.
- (2) Where an organization operates an institution that is listed in Schedule 3, 4 or 5, the organization shall furnish to the Minister
- (a) not later than the 15th day of February in each year for the year ending with the 31st day of December immediately preceding, a record of residents in duplicate in Form 6, and
- (b) not later than the 15th day of August in each year for the first six months of the calendar year, a financial report in duplicate in Form 5 certified by a chartered accountant or a certified public accountant.

The Charitable Institutions Act, 1956

FINANCIAL REPORT

FOR THE PERIOD ENDING: 19....

Name of Institution.....

Address of Institution.....

Name of Organization Operating Institution.....

OPERATING ACCOUNT—REVENUE

1. Payments For Maintenance of Residents:

- (1) From Province of Ontario for residents from unorganized territory.....
- (2) From municipalities (specify municipality and amount received).....
.....
.....
.....
- (3) From Indian Affairs Branch (Canada).....
- (4) From children's aid societies.....
- (5) From parents or guardians of children.....
- (6) From paying residents: (Include only amounts applied against maintenance costs)
 - (a) recipients of old age assistance or blind person's allowance.....
 - (b) others including recipients of old age security.....
- (7) From estates of deceased residents.....
- (8) From residents or others for arrears of maintenance.....

	\$
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2. Other Revenue:

- (1) Bank interest.....
- (2) Refund of federal sales-taxes.....
- (3) Sale of produce or services of the institution(s).....
- (4) Other receipts: (list important items separately).....
-
-

SUB-TOTAL REVENUE

3. Grants:

- (1) Provincial payments under section 10 of the Act.....
- (2) From municipalities (specify municipality and amount received).....
-
-

4. Donations and Income from Donations:

- (1) Bequests.....
- (2) Community chest or other local united fund-raising campaigns.....
- (3) Other voluntary contributions.....
- (4) Interest from bequests, endowment funds, or investment of donations....

TOTAL REVENUE

	\$
	\$
	\$
	\$
	\$

OPERATING ACCOUNT—EXPENDITURES:

5. Food and Provisions:

6. Medical and Dental Services:

- (1) Fees paid for medical and dental services:
- (a) to the physician for the home.....
- (b) to others (specify).....
- (2) Drugs and medications.....
- (3) Medical supplies other than drugs and medications.....
- (4) Other medical expenditures (specify).....
-

	\$
	\$

7. Welfare of Residents:	
(1) Clothing and footwear for residents.....	
(2) Materials and supplies for occupational therapy.....	
(3) Pocket money to residents without financial resources and not in receipt of a pension or allowance.....	
(4) Tobacco, and other supplies for smokers.....	
(5) Newspapers, magazines and books for the use of residents.....	
(6) Recreation and entertainment.....	
(7) Other welfare provisions for residents (specify).....	
.....	\$
8. Funeral and Burial Expenses:.....	\$
9. General Operating and Administration Expenses: (Not including operation and maintenance of a farm)	
(1) Household supplies, laundry, and cleaning material.....	
(2) Purchase of furnishings—replacements, only (list items and expenditures for each).....	
(3) Purchase of equipment—replacements, only (list items and expenditures for each).....	
(4) Repair and maintenance of buildings and equipment OTHER THAN farm (give details and breakdown of expenditures).....	
(5) Rent.....	
(6) Fuel.....	
(7) Utilities:	
(a) water.....	
(b) gas.....	
(c) electricity.....	
(d) telephone.....	
(e) garbage collection.....	
(f) sewers.....	
(g) others (specify).....	
.....	
(8) Freight and express.....	
(9) Travel expenses and mileage for employees of the institution.....	
(10) Stationery and office supplies.....	
(11) Saleries and wages:	
(a) superintendent only.....	
(b) all other employees (exclusive of the physician for the home).....	
(12) Insurance (specify nature of coverage and cost of each)	
.....	
.....	\$
10. Other Expenses: (list items and expenditures for each).....	
.....	
.....	
.....	\$
TOTAL EXPENDITURES	\$

AUDITOR'S CERTIFICATE

I certify that this Financial Report is in agreement with the records of

..... as at, 19.....,
(Name of Institution)

which are supported by proper vouchers and documents; all applicable credits and refunds have been taken into account. This Report is true and correct; the amounts shown as expenditures have been disbursed; and no items are included that are not in accordance with the Act and the Regulations.

Dated at

this..... day of

....., 19...

.....
(Chartered Accountant or Certified
Public Accountant)

FORM 6

The Charitable Institutions Act, 1956

RECORD OF RESIDENTS

FOR THE YEAR ENDING DECEMBER 31st, 19.....

Name of Institution.....

Address of Institution.....

Name of Organization Operating Institution.....

1. Number of Residents:

- (a) Number of residents in Institution on January 1st
(b) Number of subsequent admissions during year
(c) TOTALS
(d) Number of residents discharged during year
(e) Number of deaths of residents during year
(f) Number of residents in Institution on December 31st
(g) TOTALS: (to agree with (c) above)

Males	Females	Totals

2. Length of Stay of Residents:

- (a) Total collective days' stay of all residents
(b) Average daily stay of residents

3. Dormitory Capacity for Residents

- (a) Normal bed-capacity
(b) Additional or temporary bed-capacity
(c) TOTAL NUMBER OF BEDS

Number of Days
Number of Beds

4. Number of Residents According to Maintenance Classification	Paying Residents		Non-Paying Residents			Totals																																																		
	Recipients of old-age assistance and blind persons' allowances	Others including recipients of old-age security	Paid for by:			To agree with Item 1, Third Column																																																		
			Province of Ontario	Institution	Municipalities																																																			
(a) BEGINNING OF YEAR: Number of residents as of January 1st																																																								
(b) SUBSEQUENT ADMISSIONS DURING YEAR:																																																								
(i) new admissions																																																								
(ii) re-admissions																																																								
(c) INTERNAL TRANSFERS DURING YEAR:																																																								
(i) transferred to						<table><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>																																																		
(ii) transferred from						<table><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>																																																		
(d) NET TOTALS add (a), (b), and (c)(i): and subtract (c)(ii)																																																								
(e) DISCHARGES: Number of residents discharged during year																																																								
(f) *DEATHS: Number of deaths of residents during year																																																								
(g) END OF YEAR: Number of residents as of December 31st																																																								
(h) TOTALS: add (e), (f), and (g) (to agree with net totals in (d))																																																								

*Include only deaths occurring in the home; do not include deaths occurring in hospital or elsewhere.

I certify that this record is correct.

.....
Date

.....
Signature of the Superintendent

FORM 7

*The Charitable Institutions Act, 1956*APPLICATION FOR MONTHLY PAYMENT UNDER
SUBSECTION 2 OF SECTION 10 OF THE ACT

Name of Institution.....

Address.....

Name of Organization Operating Institution.....

Under subsection 2 of section 10 of the Act, application is made by the above organization for the monthly payment of the provincial subsidy for the month of, 19..... The following statements are submitted in support of this application:

STATISTICAL

Number of Residents	Number of Resident Days	Payments By or on Behalf of Residents
(1) Total residents during month.....		
(2) Residents paying the average daily cost of maintenance of \$....., or more, as established for the year 19..... (Do Not Include Payments By Municipalities)		
(3) Residents maintained in whole or in part by the institution or a municipality.....		

COMPUTATION OF PROVINCIAL SUBSIDY

- (4) Total cost of maintenance of residents in item (3)—
(multiply number of resident days in (3) by average daily cost in (2))..... \$.....
- (5) Payments by or on behalf of residents in item (3)..... \$.....
- (6) Payments by municipalities for the maintenance of residents..... \$.....
- (7) Total payments for maintenance—(5) plus (6)..... \$.....
- (8) Cost to Organization for maintenance of residents in item (3)—(deduct (7) from (4)) \$.....
- (9) Provincial Subsidy—75% of (8)..... \$

CERTIFICATE

We certify that the above statements are true and correct and are in agreement with the records of the Institution. All applicable credits and refunds have been taken into account and no items or particulars have been included that are not in accordance with the Act and the Regulations.

.....
(Chairman of Board).....
(Treasurer)

Date....., 19.....

.....
(Superintendent)

8. Schedule 1 of Ontario Regulations 31/57 is amended by adding thereto the following item:

30b The Nipponia Home Board

9. Form 3 of Ontario Regulations 31/57 is amended by striking out the heading thereof and inserting in lieu thereof "Application For Payment Under Subsection 1 of Section 10 of the Act", and by inserting after "Under" in the seventh line "subsection 1 of".

THE NURSES REGISTRATION ACT, 1951

O. Reg. 200/58.

General Regulations.

New and Revoking O. Reg. 49/52.

Made—22nd April, 1958.

Approved—17th July, 1958.

Filed—22nd July, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE NURSES REGISTRATION ACT,
1951

INTERPRETATION

1. In these regulations,

- (a) "registrar" means the person appointed by the Board to be registrar;
- (b) "school of nursing" means a school of nursing established under *The Nursing Act, 1951* and the regulations under that Act.

ADMISSION TO SCHOOLS OF NURSING

2. An applicant for admission to a school of nursing shall

- (a) be of a minimum age of 17 years, except in the case of an applicant who holds the Secondary School Honour Graduation Diploma in addition to the educational requirements contained in clause b;
- (b) possess
 - (i) the Secondary School Graduation Diploma with standing in grade 12 chemistry and either grade 12 physics or grade 13 botany or zoology, or equivalent qualifications as determined by the Minister of Education, or
 - (ii) where the applicant resides in another province of Canada, qualifications for entrance to a university that is a member of the National Conference of Canadian Universities and standing in science equivalent to that in sub-clause i; and
- (c) submit to the director of the school of nursing to which application is being made
 - (i) a birth certificate,
 - (ii) the report of a duly qualified medical practitioner certifying that the applicant is in good health and including the results of an x-ray of the chest, and
 - (iii) a certificate signed by a dentist certifying that the applicant is in good dental health.

COURSES OF INSTRUCTION

3. The courses of instruction in a school of nursing shall include

- (a) clinical experience in each of the subjects in column 1 of Schedule 1 for at least the time set opposite each subject in column 2; and
- (b) theoretical instruction in each of the subjects in column 1 of Schedule 2 and instruction in the topics in column 2 for at least the time set opposite each topic in column 3.

APPLICATION FOR REGISTRATION

4. Every applicant for registration by examination shall file an application with the registrar at least 30 days before the time set for examination and shall submit

- (a) a certificate of qualification in Form 1 from a school of nursing; and
- (b) the examination fee prescribed by subregulation 1 of regulation 12.

EXAMINATIONS

5.(1) The registrar shall conduct or cause to be conducted examinations for registration upon the subjects prescribed by regulation 3 at least once a year and at such times and places as the Board may deem necessary.

(2) Where an applicant does not pass all of the examinations conducted at one time and place, she may try such additional examinations as the Board may direct.

REGISTRATION

6. The Board shall register any person who

- (a) is a graduate of a school of nursing within Ontario;
- (b) has passed the examinations held under regulation 5; and
- (c) pays the registration fee prescribed in subregulation 2 of regulation 12.

7.(1) The Board shall register any person

- (a) who has graduated from a school of nursing outside Ontario approved by the Board;
- (b) who
 - (i) is registered or entitled to renewal of registration outside Ontario under regulations similar to these regulations,
 - (ii) has registered outside Canada under regulations similar to these regulations but whose registration has been cancelled by reason of being a Canadian citizen, or
 - (iii) is unable to register in the place of graduation by reason of being a Canadian citizen and has passed examinations prescribed by regulation 5; and
- (c) who pays the registration fee prescribed by subregulation 3 of regulation 12.

(2) The Board may accept in lieu of the requirement in clause a of subregulation 1 such qualifications as it may deem equivalent thereto.

8. Upon payment of the reinstatement fee prescribed in subregulation 5 of regulation 12, the Board shall register every person who was registered under *The Nurses Act* when *The Nurses Registration Act, 1951* came into force.

9.(1) Subject to subregulation 2, any person who fails to renew a registration shall be reinstated upon payment of the reinstatement fee prescribed in subregulation 5 of regulation 12.

(2) Where a person applies to reinstate a registration and ten years have elapsed since the person was last registered, the Board may require the applicant to pass further examinations.

CERTIFICATES OF REGISTRATION

10.(1) Upon each registration the registrar shall issue a certificate of the registration in Form 2.

(2) Upon each renewal of registration the registrar shall issue a certificate of the renewal in Form 3.

11.(1) Every registration shall expire with the 31st of December next following the date of registration unless it is renewed in accordance with subregulation 2.

(2) A registration may be renewed by paying the prescribed renewal fee on or before the first Monday in February in the year following that in which the registration would have otherwise expired.

FEES

12.(1) The examination fee is \$10.

(2) The registration fee for a registration made under regulation 6 is

(a) where the registration is made within one year of the date of the examinations, \$10;

(b) where the registration is made one year or more after the date of the examinations, \$15.

(3) The registration fee for a registration made under regulation 7 is \$20.

(4) The fee for renewal of registration is \$5.

(5) The reinstatement fee is \$10.

(6) All fees shall be paid to the Board.

DISCIPLINE

13.(1) The Board may, after a hearing, suspend or cancel a registration when it has been shown to the satisfaction of the Board that the person registered

(a) has procured registration by misrepresentation or fraud;

(b) has been guilty of malpractice;

(c) has been convicted of any criminal offence for conduct which demonstrates that it is not in the public interest for her to continue to practise as a nurse;

(d) is mentally or physically incapable of practising nursing;

(e) is so given over to the use of alcohol or drugs as to render the holder incapable of practising nursing; or

(f) has demonstrated by one or more negligent acts or omissions that she is incompetent to practise nursing.

(2) The Board may, after a hearing, refuse to make or to renew a registration for any reason that the registration or renewal, if granted, could be suspended or cancelled.

14. Ontario Regulations 49/52 are revoked.

THE BOARD OF DIRECTORS
OF THE REGISTERED
NURSES' ASSOCIATION
OF ONTARIO

Dated at Toronto this 22nd day of April, 1958.

ALMA E. REID, President

MARGARET P. MORGAN
ELIZABETH LAW

MARJORIE G. RUSSELL
JEAN C. LEASK

HAZEL F. NAUDET
L. EVELYN HOUSTON
EILEEN HOLMES
ELLEN J. PITLUCK
MARY G. SMITH
DAISY STEWART

ELLA M. HOWARD
RUTH COUSE
JEAN S. TAYLOR
ISABEL BLACK
ETHEL M. GORDON
BLANCHE RINTOUL

FORM 1

The Nurses Registration Act, 1951

CERTIFICATE OF QUALIFICATION FROM A SCHOOL OF NURSING

THIS CERTIFIES THAT.....was enrolled
in the.....School of Nursing located in.....
in the Province of Ontario on the.....day of.....
19.....and that

(a) she has successfully completed the course in
this school on the.....day of.....
19.....

OR

(b) she will have completed the course in this
school on the.....day of.....
19.....

Date.....

Seal of the School Signed.....
Director of School of
Nursing

FORM 2

The Nurses Registration Act, 1951

CERTIFICATE OF REGISTRATION AS A REGISTERED NURSE IN THE PROVINCE OF ONTARIO

This is to certify that under *The Nurses Registration Act, 1951* and the regulations and subject to the limitations thereof

.....
is registered as a Registered Nurse.

Dated at Toronto, the.....day of.....19...

.....
For the Board Registrar

Certificate No.....

FORM 3

The Nurses Registration Act, 1951

CERTIFICATE OF RENEWAL OF REGISTRATION AS A REGISTERED NURSE IN THE PROVINCE OF ONTARIO

This is to certify that the registration of.....

.....
as a Registered Nurse is renewed for the year ending
the 31st of December 19.....

Dated at Toronto, the.....day of.....19...

.....
For the Board Registrar

SCHEDULE 1

	COLUMN 1	COLUMN 2
Item	Subject	Time in weeks
1	medical nursing and nutrition in relation to nursing	30
2	operating-room nursing and surgical nursing	30
3	obstetrical nursing	12
4	paediatric nursing	12

SCHEDULE 2

	COLUMN 1		COLUMN 2	COLUMN 3
Item	Subject	Item	Topics	Time in hours
1	Science	1 2 3 4 5 6	anatomy and physiology bacteriology chemistry nutrition in health and disease pharmacology and therapeutics psychology	80 25 20 45 40 10
2	Health and social education	7	physical and mental health, the principles of teaching, and community health and social needs of the community	70
3	Ethics and developments in nursing	8	ethics, history, development and trends	40
4	Elementary nursing	9	elementary principles and practice of nursing	150
5	Advanced nursing	10 11 12 13 14 15	medical nursing surgical nursing obstetrical and gynaecological nursing paediatric nursing ophthalmological and otolaryngological nursing nursing in communicable disease	40 35 35 20 15 20
6	Medical instruction	16 17 18 19 20	medicine surgery obstetrics and gynaecology paediatrics communicable diseases	20 20 20 15 10

THE JUDICATURE ACT

O. Reg. 201/58.

Fees for Stenographic Reporters.
Amending Regulations 235 of Consolidated
Regulations of Ontario, 1950.
Made—17th July, 1958.
Filed—22nd July, 1958.

REGULATIONS MADE UNDER
THE JUDICATURE ACT

1. Regulation 5 of Regulations 235 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

5.(1) Stenographic reporters shall be entitled to the following fees for copies of shorthand evidence:

1. For the copies required to be filed in an appeal and one copy for the appellant and one copy for the respondent, not exceeding seven copies, 80 cents a page of one copy.
2. For copies additional to those provided under item 1, 20 cents a page for each copy.
3. For copies other than those provided for in item 1, 60 cents a page for the first copy and 20 cents a page for each additional copy.

(2) Where a copy under item 1 of subregulation 1 is ordered by or on behalf of the Attorney-General or the counsel for the prosecution in a criminal appeal, the Attorney-General or the counsel for the prosecution, as the case may be, shall pay 20 cents a page of the fee prescribed.

(3) The fee for charges to the jury and oral judgments, other than for use in appeal books, shall be 80 cents a page for the ribbon copy and 20 cents a page for each additional copy.

2. Regulation 1 applies in respect of fees charged on orders received on or after the 1st day of September, 1958.

(5927)

31

THE COUNTY JUDGES ACT

O. Reg. 202/58.

Fees for Shorthand Writers.
Amending Regulations 28 of Consolidated
Regulations of Ontario, 1950.
Made—17th July, 1958.
Filed—22nd July, 1958.

REGULATIONS MADE UNDER
THE COUNTY JUDGES ACT

1. Regulation 5 of Regulations 28 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

5.(1) Stenographic reporters shall be entitled to the following fees for copies of shorthand evidence:

1. For the copies required to be filed in an appeal and one copy for the appellant and one copy for the respondent, not exceeding seven copies, 80 cents a page of one copy.
2. For copies additional to those provided under item 1, 20 cents a page for each copy.

3. For copies other than those provided for in item 1, 60 cents a page for the first copy and 20 cents a page for each additional copy.

(2) Where a copy under item 1 of subregulation 1 is ordered by or on behalf of the Attorney-General or the counsel for the prosecution in a criminal appeal, the Attorney-General or the counsel for the prosecution, as the case may be, shall pay 20 cents a page of the fee prescribed.

(3) The fee for charges to the jury and oral judgments, other than for use in appeal books, shall be 80 cents a page for the ribbon copy and 20 cents a page for each additional copy.

2. Regulation 1 applies in respect of fees charged on orders received on or after the 1st day of September, 1958.

(5928)

31

THE MAGISTRATES ACT, 1952

O. Reg. 203/58.

Fees for Stenographic Reporters.
Amending Regulations 245 of Consolidated
Regulations of Ontario, 1950.
Made—17th July, 1958.
Filed—22nd July, 1958.

REGULATIONS MADE UNDER
THE MAGISTRATES ACT, 1952

1. Regulation 13 of Regulations 245 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

13.(1) Stenographic reporters shall be entitled to the following fees for copies of shorthand evidence:

1. For the copies required to be filed in an appeal and one copy for the appellant and one copy for the respondent, not exceeding seven copies, 80 cents a page of one copy.
2. For copies additional to those provided under item 1, 20 cents a page for each copy.
3. For copies other than those provided for in item 1, 60 cents a page for the first copy and 20 cents a page for each additional copy.

(2) Where a copy under item 1 of subregulation 1 is ordered by or on behalf of the Attorney-General or the counsel for the prosecution in a criminal appeal, the Attorney-General or the counsel for the prosecution, as the case may be, shall pay 20 cents a page of the fee prescribed.

(3) The fee for charges to the jury and oral judgments, other than for use in appeal books, shall be 80 cents a page for the ribbon copy and 20 cents a page for each additional copy.

2. Regulation 1 applies in respect of fees charged on orders received on or after the 1st day of September, 1958.

(5929)

31

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 204/58.
Classification of Hospitals.
Amending O. Reg. 130/52.
Made—17th July, 1958.
Filed—24th July, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE COMMISSION
TO THE MINISTER UNDER THE PUBLIC
HOSPITALS ACT, 1957

1. Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 71/58, is amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals", "Group C Hospitals" and "Group G Hospitals", as set forth in Schedules I, II, III and IV hereto.

SCHEDULE I

GROUP A HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
1	1087	543	1047	523
9	373	74	373	116

SCHEDULE II

GROUP B HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
1	134	66	133	65
3	347	169	371	185
22	116	58	186	93
24	112	52	105	52
28	102	50	163	81
35	277	134	281	138
36	143	71	155	72
39	188	80	187	93
46	289	144	309	148
60	76	32	86	42

SCHEDULE III

GROUP C HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
29	58	29	97	43
59	85	59	85	57
78	89	56	89	58

SCHEDULE IV

GROUP G HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
12	20	16	22	18
13	28	26	46	44

Publications Under The Regulations Act

August 9th, 1958

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 205/58.

General Regulations.

Amending Regulations 87 of Consolidated

Regulations of Ontario, 1950.

Made—14th July, 1958.

Approved—17th July, 1958.

Filed—28th July, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Regulation 115 of Regulations 87 of Consolidated Regulations of Ontario, 1950, as amended by regulation 34 of Ontario Regulations 147/53 and regulations 2 to 6 of Ontario Regulations 178/56, is revoked and the following substituted therefor:

115.—(1) The grades for potatoes shall be

(a) Canada No. 1 Grade, consisting of potatoes of similar varietal characteristics which are

- (i) firm, reasonably mature and reasonably clean,
- (ii) free from dumb-bells, sunburn, hollow hearts, necrosis, sprain, freezing injury, bacterial ring rot and soft rot,
- (iii) free from damage caused by greening, abnormal growth, growth cracks, cuts, scab, dry rot, blight or other disease, sprouts, insect injury and mechanical or other injury or defect,
- (iv) not potatoes from which knobs have been removed,
- (v) for varieties other than long-shaped varieties, not less than $2\frac{1}{4}$ inches and not more than 4 inches in diameter,
- (vi) for long-shaped varieties, not less than 2 inches and not more than 4 inches in diameter, and
- (vii) properly packed;

(b) Canada No. 1 Large Grade, consisting of potatoes which meet the requirements for Canada No. 1 Grade except that the only requirement in respect of size is that the potatoes shall be not less than $3\frac{1}{4}$ inches in diameter;

(c) Ontario No. 1 Grade, consisting of potatoes of similar varietal characteristics which are

- (i) firm, reasonably mature and reasonably clean,
- (ii) free from dumb-bells, hollow hearts, necrosis, freezing injury, late blight, bacterial ring rot and soft rot,
- (iii) free from damage caused by greening, abnormal growth, growth cracks, cuts, scab, dry rot, disease, sprouts, sunburn, and insect, mechanical or other injury,

(iv) not potatoes from which knobs have been removed,

(v) not less than 2 inches and not more than $3\frac{1}{2}$ inches in diameter, except that in any package not less than 75 per cent by weight of the potatoes shall be, in the case of varieties other than long-shaped varieties, not less than $2\frac{1}{4}$ inches in diameter, and in the case of long-shaped varieties, not less than $1\frac{3}{4}$ inches in diameter, and $3\frac{1}{2}$ inches in length, and

(vi) properly packed;

(d) Ontario No. 1 Large Grade, consisting of potatoes which meet the requirements for Ontario No. 1 Grade except that the only requirement in respect of size is that the potatoes shall be not less than $3\frac{1}{4}$ inches in diameter;

(e) Ontario No. 1 Small Grade, consisting of potatoes which meet the requirements for Ontario No. 1 Grade except that the only requirement in respect of size is that the potatoes shall be not less than $1\frac{3}{4}$ inches and not more than $2\frac{1}{4}$ inches in diameter, but this grade shall not apply to new potatoes sold prior to the 1st of September in any year and shall not apply to potatoes other than those washed and packed in transparent bags having a net weight of 5 pounds or 10 pounds;

(f) Ontario No. 2 Grade, consisting of potatoes of similar varietal characteristics which are

- (i) reasonably firm, reasonably mature and reasonably clean,
- (ii) free from dumb-bells, freezing injury, bacterial ring rot and soft rot,
- (iii) free from serious damage caused by sunburn, greening, abnormal growth, growth cracks, cuts, scab, dry rot, late blight or other disease and insect, mechanical or other injury,
- (iv) not less than 2 inches in diameter except that in any package not less than 75 per cent by weight of the potatoes shall be in the case of varieties other than long-shaped varieties, not less than $2\frac{1}{4}$ inches in diameter and in the case of long-shaped varieties, not less than $1\frac{3}{4}$ inches in diameter and $3\frac{1}{2}$ inches in length, and

(v) properly packed.

(2) In subregulation 1,

(a) "reasonably mature" means that the outer skin does not loosen or feather readily during the ordinary methods of handling;

(b) "reasonably clean" means that the individual potatoes are not caked with dirt or materially stained and the appearance of the potatoes is not materially affected; and

(c) "soft rot" means any soft, mushy condition of the tissue of the potato.

(3) For the purposes of Canada No. 1 Grade and Canada No. 1 Large Grade, "damage" means

(a) in respect of scab,

- (i) pitted scab or any other form of scab which affects the tissue of the potato, or
- (ii) surface scab exceeding 5 per cent of the surface in the aggregate area, or
- (iii) any surface scab affecting more than 20 per cent of the potatoes in any lot;

(b) sprouts which exceed one inch in length where more than 10 per cent of the potatoes in any lot are so affected; and

(c) any other injury or defect which causes a waste of more than 5 per cent of the total weight of the potato including the peel covering the defective area.

(4) For the purposes of Canada No. 1 Grade and Canada No. 1 Large Grade, the tolerances by weight for variations incidental to grading, packing and handling shall be,

(a) 10 per cent grade defects in each package but for each defect not more than

(i) 2 per cent below minimum size and 5 per cent above maximum size,

(ii) 1 per cent soft rot other than bacterial ring rot,

(iii) 3 per cent hollow hearts,

(iv) 4 per cent of other grade defects except that in inspections at destination 6 per cent may be allowed,

but a package may contain one defective and one off-sized potato; and

(b) not more than 10 per cent of the packages in any lot containing potatoes with grade defects in excess of the tolerances specified in clause a and no package containing potatoes having grade defects in excess of $2\frac{1}{2}$ times the tolerance specified in sub-clause i, ii, iii, or iv of clause a.

(5) For purposes of Ontario No. 1 Grade, Ontario No. 1 Large Grade and Ontario No. 1 Small Grade, "damage" means any injury caused by

(a) surface scab

(i) which shows no pronounced contrast with the background colour of the potato and the aggregate area affected exceeds 5 per cent of the surface of the potato, or

(ii) surface scab which shows pronounced contrast with the background colour of the potato and the aggregate area affected exceeds 3 per cent of the surface of the potato;

(b) pitted scab which affects the appearance of the potato to a greater extent than the amount of surface scab permitted under clause a, or causes a loss of more than 5 per cent of the total weight of the potato including the peel covering the defective area;

(c) russet scab which materially affects the appearance of the potato;

(d) sunburn which causes a dark green area more than $\frac{1}{2}$ inch in diameter on a potato $2\frac{1}{2}$ inches in diameter or a correspondingly smaller or larger dark green area on a smaller or larger potato, or which causes discolouration that extends into the flesh of the potato to the extent that it causes a waste of at least 5 per cent by weight of the potato including the peel covering the defective area;

(e) greening which materially affects the potato by yellowish or greenish surface discolouration or which extends into the flesh of the potato to the extent that it causes a waste of at least 5 per cent of the total weight of the potato including the peel covering the defective area;

(f) sprouts over one inch in length in more than 10 per cent of the potatoes in a shipment; and

(g) any other injury or defect which causes a waste of more than 5 per cent of the total weight of the potato including the peel covering the defective area.

(6) For purposes of Ontario No. 2 Grade, "serious damage" means any injury caused by

(a) scab when more than 25 per cent of the surface of the potato in the aggregate is affected; and

(b) defects, including scab, which cause a waste of more than 10 per cent of the total weight of the potato including the peel covering the defective area.

(7) For the purposes of Ontario No. 1 Grade, Ontario No. 1 Large Grade, Ontario No. 1 Small Grade and Ontario No. 2 Grade, the tolerances by weight for variations incidental to grading, packing and handling shall be,

(a) 2 per cent below minimum size and 5 per cent above maximum size;

(b) 1 per cent soft rot other than bacterial ring rot;

(c) 3 per cent hollow hearts for Ontario No. 1 Grade, Ontario No. 1 Large Grade, Ontario No. 1 Small Grade, and an additional 7 per cent for Ontario No. 2 Grade; and

(d) 4 per cent for other grade defects except that in inspections at destination 6 per cent may be allowed,

where the total grade defects in any lot is not more than 10 per cent, but a package may contain one defective and one off-sized potato.

(8) Subregulations 1 to 7 shall apply to new potatoes except as to their being reasonably mature and the minimum diameters for new potatoes sold prior to the 1st of September in any year shall be, for Canada No. 1 Grade, Ontario No. 1 Grade, and Ontario No. 2 Grade, 1-7/8 inches.

(9) The net weight of potatoes when packed in bags shall be 3 pounds, or 5 pounds, or 10 pounds, or 15 pounds, or 25 pounds, or 50 pounds, or 75 pounds, or 100 pounds.

(10) Bags which contain potatoes of Canada No. 1 Grade, Canada No. 1 Large Grade, Ontario No. 1 Grade, Ontario No. 1 Large Grade, or Ontario No. 1 Small Grade shall be new bags.

(11) When potatoes of Canada No. 1 Grade, Canada No. 1 Large Grade, Ontario No. 1 Grade or Ontario No. 1 Large Grade are packed in jute bags

- (a) having a net weight of 75 pounds, the bags shall be at least 36 inches long and at least 19½ inches wide; and
 - (b) having a net weight of 50 pounds, the bags shall be at least 30 inches long and at least 18 inches wide.
- (12) Jute bags containing potatoes of Canada No. 1 Grade, Canada No. 1 Large Grade, Ontario No. 1 Grade or Ontario No. 1 Large Grade, having a net weight of 75 pounds or 50 pounds shall be securely closed by sewing.

M. A. GOODFELLOW,
Minister of Agriculture.

Dated at Toronto, this 14th day of July, 1958.

(5941)

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THE CERTIFICATION OF TITLES ACT, 1958

O. Reg. 206/58.
Procedure and Survey Code.
New.
Made—24th July, 1958.
Filed—28th July, 1958.

REGULATIONS MADE UNDER THE CERTIFICATION OF TITLES ACT, 1958

INTERPRETATION

1. In these regulations

- (a) "application" means application for a certificate of title under section 6 of the Act;
- (b) "certificate" means certificate of title;
- (c) "director" means director of titles;
- (d) "examiner" means examiner of titles;
- (e) "registrar" means registrar of deeds for the registry division in which the land described in an application is situate.

PART I

ADMINISTRATIVE PROCEDURES

APPLICATIONS

2.(1) An application shall be made in Form 1.

(2) The statement under oath of an applicant under clause *a* of subsection 2 of section 6 of the Act shall be in Form 2.

(3) The statement under oath of an Ontario Land Surveyor under clause *c* of subsection 2 of section 6 of the Act shall be in Form 3.

(4) The certificate of a solicitor under clause *f* of subsection 2 of section 6 of the Act shall be in Form 4.

(5) Forms 1, 2, 3 and 4 shall be submitted in duplicate.

3.(1) Every application shall be accompanied by a deposit of \$50 by money order or certified cheque payable to the director at par in Toronto.

(2) Where an application is made by an agent for an owner the agent's authority in writing shall be filed with the application.

4. Where the owner of land in an application dies or ceases to be the owner before the certificate is made or the application is dismissed, the personal representative of the owner or the subsequent owner, as the case may be, shall notify the director of the death or change of interest and whether he wishes to have the proceedings discontinued, suspended or carried on, in Form 5.

5.(1) Where two or more owners apply in respect of land to be included in the same plan of subdivision proposed to be registered, the owners may combine their applications in one application with leave of the director.

(2) A combined application under this regulation shall be signed by or on behalf of each owner and be supported by the statement under oath in Form 2 of each applicant.

(3) Where two or more owners make a combined application under subregulation 1, the director may make one certificate in respect of the land in the combined application and define the extent of each owner's interest, or may make a separate certificate in respect of the land of each owner.

SOLICITOR'S ABSTRACT

6.(1) A solicitor's abstract under clause *f* of subsection 2 of section 6 of the Act shall be typed on one side only of good quality paper of foolscap size and each page shall be

- (a) numbered in sequence;
- (b) identified by the surname or corporate name of the applicant;
- (c) divided into columns headed from left to right as follows:
 - (i) Registration number.
 - (ii) Nature of instrument.
 - (iii) Date of instrument.
 - (iv) Date of registration.
 - (v) Grantors.
 - (vi) Grantees.
 - (vii) Consideration.
 - (viii) Land.

(2) The entries shall be made in chronological order beginning with the earliest.

7. The solicitor's abstract shall refer to the original grant from the Crown and reservations in the same and

- (a) shall show good root of title in accordance with *The Investigation of Titles Act*, or
- (b) shall show with such additional evidence as may be necessary, that
 - (i) the applicant is entitled to a certificate of title upon consideration of the provisions of *The Limitations Act*, or
 - (ii) that the applicant or a predecessor in title acquired his title by prescription; and
- (c) shall show every mortgage registered within or referred to in an instrument registered within the forty year period established by *The Investigation of Titles Act*, and not struck off the abstract index by the registrar under *The Registry Act*.

8. The solicitor's abstract shall show for each registered instrument and each document deposited under *The Custody of Documents Act* where notice of a deposit is entered in the abstract index or otherwise comes to the notice of the solicitor,

- (a) the registration or deposit number;
- (b) the nature of the instrument;
- (c) the date of the instrument;
- (d) the date of registration or deposit;
- (e) the statute under which it was executed or registered, where other than or in addition to *The Registry Act*;
- (f) a full description of the parties named in the instrument, the relationship between them where given, and the nature of their tenure;
- (g) the municipal address of the last owner and each undischarged encumbrancer, where given;
- (h) any bar of dower, express or constructive;
- (i) any covenant, condition or restriction running with the land, or purporting to be annexed to the land and whether for a stated period of time;
- (j) a full description of the land including any easement or other right to which the land is subject or which is appurtenant to the land with which the instrument purports to deal, or a reference to an identical description previously set out in full;
- (k) the consideration set out on the face of the instrument;
- (l) the consideration set out in an affidavit under *The Land Transfer Tax Act*;
- (m) particulars of the execution;
- (n) any seal whether personal, corporate, notarial or otherwise;
- (o) any sworn affidavit attesting execution, indicating in particular that the parties by whom the instrument was executed were each of the age of 21 years or older, and whether married or unmarried;
- (p) a summary of the particulars of any statutory declaration, affidavit or other statement in writing, or recital disclosing or purporting to disclose or refer to any matter relevant to the title; and
- (q) any other matter relevant to the title into which inquiry should be made.

9. The solicitor's abstract shall disclose, in addition to the particulars mentioned in regulations 7 and 8

- (a) in respect of any deed, grant or instrument of like nature or any memorial registered in lieu of such an instrument
 - (i) the wording of the granting clause and of the habendum, and
 - (ii) the wording of any covenant, but where a deed is made in pursuance of *The Short Forms of Conveyances Act*, the forms of words in the first column of Schedule B of that Act may be designated by reference;
- (b) in respect of any grant, mortgage, lease or other dealing by a personal representative of a deceased owner
 - (i) proof that the personal representative had the legal right to effect the dealing at that time,
 - (ii) particulars of any executor's or administrator's caution which may have been registered,
 - (iii) particulars of any court order where the transaction was effected pursuant thereto,
 - (iv) any consent of the Treasurer of Ontario under *The Succession Duty Act* attached to, endorsed on, or referred to in the instrument, where the consent has not been separately registered,
 - (v) particulars of releases by the persons beneficially entitled, where applicable,
 - (vi) proof that the widow of the deceased has effectively barred her dower,
 - (vii) any evidence by recital, deposit or otherwise which may support the conclusion that the person taking under the instrument took free of the unpaid debts of the deceased owner, and
 - (viii) the names of all next of kin and whether any child of an intestate predeceased him leaving issue;
- (c) in respect of a sale of the lands by a mortgagee, a summary of the evidence supporting the conclusion that the sale was regular;
- (d) in respect of a foreclosure,
 - (i) whether under judgment or final order,
 - (ii) the court out of which the judgment or order issued, and
 - (iii) the parties against whom the judgment or order was made;
- (e) in respect of a mortgage which has not been discharged or merged in the fee,
 - (i) the principal amount,
 - (ii) the rate of interest,
 - (iii) the amount of and times for payment thereunder,
 - (iv) the date from which interest is computed,
 - (v) the date when the balance of principal and interest is due,
 - (vi) the provisions as to notice upon default, and
 - (vii) any right of prepayment or other special provision;
- (f) with reference to any discharge or mortgage,
 - (i) the registration number of the mortgage,
 - (ii) any acknowledgement of receipt of monies by a person entitled thereto,
 - (iii) whether the discharge is partial only with reference to the land or monies secured,
 - (iv) whether the mortgage has been assigned, and if so the recital of assignment, and

- (v) whether the discharge states "that the mortgage is therefore discharged";
- (g) in respect of a lease under which a tenancy exists,
 - (i) the term of the lease,
 - (ii) its commencement or expiry date,
 - (iii) the amount of and times for payment of rent,
 - (iv) the provision for re-entry,
 - (v) any right of renewal,
 - (vi) the terms of assignment or sub-letting, and
 - (vii) any right of purchase;
- (h) in respect of a will,
 - (i) the date of grant of letters probate, if any,
 - (ii) the date of death of the testator,
 - (iii) the names of the executors appointed by the court, if any,
 - (iv) any devise in trust of or affecting the land in the application,
 - (v) any express or implied power of sale,
 - (vi) any specific devise of land in the application,
 - (vii) the name of any specific devisee of land in the application,
 - (viii) any provision affecting a specific devise of land in the application, including any condition precedent, reservation, legacy or charge, and
 - (ix) where the will has not been admitted to probate, the executors named in the will, and particulars of attestation including any affidavit verifying the same;
- (i) in respect of letters of administration with the will annexed, letters double probate, or other grant to a personal representative based upon a will, such of the items enumerated in clause *h* as are applicable;
- (j) in respect of letters of administration or other grant of administration of the estate of an intestate,
 - (i) the date of the grant,
 - (ii) the date of death of the intestate, and
 - (iii) the names of the administrators appointed; and
- (k) in respect of any grant of probate or administration made outside Ontario to a personal representative,
 - (i) the court, and
 - (ii) its territorial jurisdiction.

10. The solicitor's abstract

- (a) shall indicate whether a power of appointment has been exhausted by a subsequent conveyance or mortgage or other instrument;

- (b) shall indicate whether the terms of a trust have been complied with, where notice of such trust is effected by the abstract index or by any instrument;
- (c) shall indicate the intent or effect of any quit claim deed, if ascertainable; and
- (d) shall note the inclusion or omission of any particular which may adversely affect the title claimed by the applicant.

11. A separate solicitor's abstract or separate part of the solicitor's abstract shall disclose, with respect to all lands immediately adjacent to the land of the applicant,

- (a) the name of each owner and municipal address of the land;
- (b) the name of each encumbrancer;
- (c) a full description of the lands contained in every outstanding instrument; and
- (d) in respect of streets, lanes or other public ways, and reserves whether the same have been dedicated for public use and assumed by the municipality, or whether acquired by expropriation or otherwise.

12. The requirements of regulations 6 to 11 shall be deemed not to be exhaustive nor to limit the detail of the abstract to the particulars mentioned in those regulations.

13. Where lineal measurements in descriptions of land are given in other than feet and inches or feet and decimals of feet, their equivalents in feet and inches or in feet and decimals of feet shall be noted in red beside the given values.

NOTICE OF APPLICATION

14.(1) A notice under clause *a* of section 7 of the Act shall be in Form 6 and registered in duplicate.

(2) A notice under clauses *b* and *c* of section 7 of the Act shall be in Form 7.

15.(1) Where a notice has been published under clause *b* of section 7 of the Act, an affidavit as to the publication of the notice in Form 8 shall be transmitted to the director.

(2) Where a notice has been posted under clause *c* of section 7 of the Act, an affidavit in Form 9 shall be made by the person who posted the notice and transmitted to the director.

DUTIES OF TITLE EXAMINERS

16.(1) An examiner shall investigate the title of land in any application referred to him by the director.

(2) The examiner shall upon completion of his investigation return the application and all material to the director together with his report including his opinion as to whether or not a certificate should be granted.

(3) Where the examiner is of the opinion that a certificate should be granted he shall include in his report his recommendation for the form and contents of the certificate.

(4) The examiner shall make any further investigation or report requested by the director.

ADVERSE CLAIMS

17.(1) A statement under oath of a person having an adverse claim or a claim inconsistent with the claim set out in an application filed under subsection 1 of section 8 of the Act, shall be headed

"In the Matter of the application of
.....
(name of applicant)

And in the Matter of
(short

....."
description of land)

(2) Where a person files a statement under oath with the director he shall serve a copy on the applicant.

18. Where the director makes an order under subsection 2 of section 8 of the Act, he shall cause a copy of the order to be served on the applicant and on each claimant, or upon their respective solicitors.

DISPOSITION OF APPLICATION

19. Where it appears to the director that the title is defective he shall notify the applicant, or his solicitor, of the defects.

20.(1) The applicant may withdraw his application at any time upon payment of such costs and subject to such terms as the director of titles deems just.

(2) Where an application is withdrawn after the registration of a notice of the application, the director shall register a notice of the withdrawal in Form 10, in duplicate.

21. The director may cause the survey of a plan of survey to be verified on the ground.

22.(1) Where the director dismisses an application under subsection 4 of section 9 of the Act, the director shall cause a notice in Form 11 to be served on the applicant and on each claimant, or on their respective solicitors.

(2) The director shall register the notice of dismissal in duplicate.

CERTIFICATE OF TITLE

23. A certificate of title shall be in Form 12.

24. A certificate shall not be granted until

- (i) the applicant has been notified,
- (ii) the balance of the fees due the director has been paid, and
- (iii) the contribution to the assurance fund has been deposited.

25. Where the director gives a certificate to part only of the lands included in the application he shall cause a notice in Form 13 to be served on the applicant.

26.(1) The director shall register a certificate in duplicate.

(2) Upon the registration of a certificate, the registrar shall enter in red ink in the proper abstract book all the relevant particulars set out in the certificate including,

- (a) the name of the applicant;
- (b) a complete description of the land set out in Schedule A of the certificate;

(c) the reservations and encumbrances to which the title of the owner is subject, as set out in schedules B and C of the certificate;

(d) the effective day, hour and minute of the certificate;

(e) the date of issuance and date of registration of the certificate; and

(f) a certification by the registrar that the entry is a true copy of all relevant particulars in the certificate.

27. The director shall transmit to the applicant a true copy of the registered certificate.

28. Where a certificate is lost or destroyed, the director may issue a true copy in place thereof.

29.(1) Where it appears to the director that an error of a minor nature has been made in a certificate, including a clerical error and misdescription that does not affect the extent of the land in the certificate, he may make an order to correct the error.

(2) The order shall be registered in the registry office.

ASSURANCE FUND

30. An Affidavit of a valuator under subsection 6 of section 15 of the Act shall be in Form 14.

31.(1) A bond to indemnify the assurance fund against loss shall be in Form 15.

(2) A covenant to indemnify the assurance fund shall be in Form 16.

32. A direction to pay money into court to the credit of the assurance fund under subsection 8 of section 15 of the Act shall be in Form 17.

33. A claim for compensation out of the assurance fund shall be in Form 18.

PART II

CODE OF STANDARDS FOR SURVEYS

34. In this Part "subdivision unit" means an area of land delineated by a survey of official record and includes

- (a) a township lot, city lot, town lot or village lot, section, block, gore, reserve, common, mining location and mining claim; or
- (b) a lot, block or other surveyed land shown on a registered plan.

35. This Part shall be deemed to supplement the provisions of *The Surveys Act* and where a surveyor makes a plan of survey for the purposes of an application under *The Certification of Titles Act, 1958*, he shall make the survey and the plan of survey in accordance with *The Surveys Act* and this Part.

GENERAL

36. Before a final survey is undertaken the surveyor shall refer to the instruments of record containing a description of the land to be surveyed.

37. Where a monument is restored or re-established regard shall be had to previous surveys of official record as evidence of its original position.

38. A plan of survey shall be accompanied by two blue-line paper prints thereof with such explanatory notes and such copies of field notes as may be required to enable the examiner of surveys to determine whether the survey and the plan conform to these regulations.

39. The director of titles may accept a plan of survey although not complying strictly with the requirements of these regulations.

STANDARDS OF SURVEY AND MONUMENTATION

40. Every angle of the exterior boundaries of the land in the application shall be determined by measured and closed boundary or other traverse or by triangulation.

41. The position of a natural boundary which forms a boundary of the land in the application or which governs the position of that boundary shall be determined by

- (a) periodic offsets at such intervals as the complexity of the natural boundary demands, and to such extent as will enable relocation of the natural boundary, said offset measures to be of not greater length than 250 feet and at not greater intervals than 300 feet along a reference traverse or line;
- (b) stadia side shots from a controlled traverse to record the position of the natural boundary to the same standards as prescribed by clause a; or
- (c) photogrammetric methods.

42. The surveyor shall plant monuments of the kinds described in *The Surveys Act* so that the interval between monuments shall not exceed 500 feet.

43. Every angle of the exterior boundary in the land in the application not defined by monuments of the kind specified by *The Surveys Act* shall be defined by

- (a) a solid iron bar not less than one-half inch square and not less than twenty-four inches long;
- (b) an iron pipe or iron tube not less than one inch in outside diameter and not less than twenty-four inches long; or
- (c) when placed in solid rock, by a half inch square iron bolt, three inches long, leaded or cemented in a hole drilled in the rock.

PLANS OF SURVEY

44. A plan of survey

- (a) shall be drawn on the dull side of durable linen that is not waterproof and is of such quality that opaque or transparent reproductions may be made by either a wet or dry process without damaging the plan;
- (b) shall be drawn in black india ink and show no colouring of any kind whatsoever;
- (c) shall be drawn to a professional standard of draughtsmanship and be neat and clear and in fit condition for making reproductions;
- (d) shall have all letters, figures and symbols printed in black india ink and no writing shall appear on the face of the plan of survey except the signature of the surveyor;
- (e) shall be certified by the surveyor in Form 19;
- (f) shall be complete and correct without amendments, corrections or erasures; and

- (g) shall not be more than 30 inches wide including margins of not less than $\frac{1}{2}$ inch, and shall be of such length as is required to show all details of survey or title but in no case less than 20 inches, and a clear space of 4 inches by 4 inches shall be left unused in the lower right corner of the plan of survey.

45. A plan of survey shall be drawn to a scale sufficient for clarity of all particulars on the plan.

46. All lineal measurements on a plan of survey shall be shown either in feet and decimals of a foot or in feet and inches.

47. Bearings shall be referred to a governing line which shall be shown on the plan of survey and defined on the ground by two monuments, one at or near each extremity of the line.

48. The bearing of the governing line shall be shown on the plan of survey as "astronomic" where its direction has been determined by the surveyor by astronomic observation and the bearing shall be related to the meridian through a point on the line identified by a monument.

49. The bearing of the governing line shall be shown on the plan of survey as "assumed" if its direction has been obtained from a line of known astronomic bearing or if taken from a registered plan.

50. Directions shall be shown on the plan of survey in quadrantal bearings referred to the cardinal points of the compass.

51. There shall be clearly shown on a plan of survey by broken lines sufficient information to enable the identification to be made of

- (a) the limits of existing and former subdivision units or limits defined by registered descriptions of existing parcels included within the land in the application and shown on the plan of survey;
- (b) the limits of the lands adjacent to the land in the application; and
- (c) the identifying numbers or letters of the lands in clauses a and b.

52. The outer limits of the area of land in an application shall be shown by a heavier line than the lines of survey or delineation either within or without the area.

53.(1) A plan of survey shall show the position and form of all survey monuments and other evidence found and on which the survey is based and complete data of the monuments planted.

(2) Where a monument referred to in regulation 43 is shown on a plan of survey it shall be designated on the plan by the abbreviation "IB", "IP", or "IB rock", as the case may be.

(3) Where monuments of a type other than those described in regulations 42 and 43 are shown on the plan of survey by symbols or abbreviations, the meaning of the symbols and abbreviations designating the monuments shall be given in a legend on the plan.

(4) Monuments shall be identified by the abbreviation "Fd".

54.(1) The measurements of distances and directions obtained by the surveyor in the course of survey on the ground shall be true measurements and shall be shown on the plan of survey.

(2) Sufficient data shall be shown on the plan to permit the calculation of a closure of the survey, and the error of closure in respect of the perimeter of the survey shall not exceed

- (a) for the first 100 feet of perimeter, an error of 0.10 feet;
- (b) for the next ten hundreds of feet of perimeter, an error of 0.02 feet per hundred;
- (c) for each succeeding hundred feet of perimeter, up to a total perimeter of 1900 feet, an error of 0.01 feet;
- (d) for a total perimeter of more than 1900 feet, an error of one in 5000.

(3) Where a measurement shown on a plan of survey differs from that shown in a registered deed or transfer or on a registered plan, the measurement shall be followed by the abbreviation "Meas." and the corresponding measurement in the deed or transfer or on the plan shall be noted followed by "deed (transfer) No." or "plan No.", as the case may be, showing the registration number of the deed or transfer, or of the plan, respectively.

55.(1) Subject to subregulation 2, every plan of survey shall contain a true copy of the field notes of the survey and the field notes shall be certified by the surveyor as follows:

Certified a true copy of the field notes of survey

.....
(date) (signed) Ontario Land Surveyor

(2) Where the field notes can not conveniently be shown on the plan of survey they shall accompany the plan of survey in separate form.

(3) The field notes shall include

- (a) a title including the designation
"Field Notes of";
- (b) a complete record in graphical form showing all lines run and distances or angles measured or bearings determined;
- (c) a complete record of all evidence found, including descriptions of monuments and post markings;
- (d) a complete record of all evidence created, including descriptions of monuments and post markings;
- (e) a complete representation of all information recorded that relates to title or that is of use in a re-survey;
- (f) the designation of all assumed or computed data and the source of derived or assumed data; and
- (g) where the field notes are filed under subregulations 2, they shall be certified by the surveyor as being either the original field notes or a true copy thereof.

56.(1) There shall be shown on every plan of survey all roads, streets, highways, lanes, reserves, railway lands, rivers, canals, streams, lakes, mill ponds and marshes lying within or abutting the land in the application.

(2) Topographical information that does not relate to the definition of limits shall not be shown.

(3) Natural boundaries shall be accurately plotted on the plan of survey.

(4) Where traverse lines are shown from which natural boundaries have been defined on the ground, complete particulars shall be shown on the plan of survey including

- (a) bearings, distances and lengths of offsets and the angles which they make with the respective traverse lines;
- (b) bearings and distances of stadia side shots;
- (c) information relevant to any other method by which a natural boundary is determined; and
- (d) information relating to the boundaries and ties with other surveys and land boundaries.

(5) The particulars required by subregulation 4 shall be shown along the appropriate course on the plan of survey, but where this is not practicable they may be shown in a schedule if they are identified and related to the appropriate course on the plan of survey.

57. An easement or other right of way existing on the date of the application shall be shown on the plan of survey.

58. Each plan of survey shall bear a title showing the designation of every original subdivision unit the whole or a portion of which is being surveyed and the number of the last registered plan, if any.

59. Each plan of survey shall show under the title the scale to which the plan of survey is drawn, the name of the surveyor and the year in which the survey was completed.

60. A simple north point accurately plotted shall be placed in a conspicuous position on each plan of survey.

FORM 1

The Certification of Titles Act, 1958

APPLICATION

To the Director of Titles

being entitled for own benefit to an estate in fee simple in the land in Schedule "A" hereto attached applies to be granted a Certificate of Title in accordance with the provisions of the Act.

The evidence in support of this application consists of the following:

1. The affidavit of the applicant herein; (in Form 2)
2. A plan of survey of the lands above mentioned;
3. The affidavit of Ontario Land Surveyor; (in Form 3)
4. The title documents, if any, of the land and any other evidences of title available to the applicant;
5. An abstract of the title to the land, certified by the registrar of the registry division in which the land is situate;
6. A typewritten abstract of the title to the land prepared by solicitor;
7. The certificate of solicitor; (in Form 4)
8. The certificate of the sheriff of the county in which the land is situate showing that there are no writs of execution or extent or liens in his hands against any person having an interest in the land;
9. The certificate of the treasurer of the municipality in which the land is situate that all municipal taxes for which the land is liable, except those for the current year, have been paid in full;

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18. That in my opinion

(a) the said land is worth not more than \$

(b) the building and fixtures on the said land are worth not more than \$ at current market values.

19. That I am married and am of the age of 21 years or over.

or

That I am the of the corporate applicant and am empowered to make this affidavit on behalf of the said corporation.

Sworn before me at the

of

this day of

19 .

A Commissioner &c.

FORM 3

The Certification of Titles Act, 1958

AFFIDAVIT OF SURVEYOR

IN THE MATTER of an application by

of the of

in the of

for a Certificate of

Title to Lot

I,

of the of

in the of

Ontario Land Surveyor make oath and say as follows:

1. I am a practising Ontario Land Surveyor registered under *The Land Surveyors Act* and have personal knowledge of the matters herein deposed to.
2. The plan of survey annexed hereto and marked Exhibit "A" to this my affidavit was prepared by me (or under my personal supervision) from actual survey.
3. The description of the land in the application to which this affidavit refers accurately describes the land.
4. The said description accurately describes the land shown on the said plan of survey.
5. are in actual occupation of the said land.
6. At the date of the survey the buildings on the said land were namely:
a of construction
7. At the date of the survey there appeared to be the following easements or rights of way over the said land, namely:
8. The said easements or rights of way are accurately shown on the said plan of survey.

9. At the date of the survey the following easements and encroachments were apparent on my examination of the surface of the land or were within my knowledge:

10. The survey was made for

and was completed on the day of

19 .

Sworn before me at the

of

this day of

19 .

Signed.....

O.L.S.

A Commissioner &c.

FORM 4

The Certification of Titles Act, 1958

CERTIFICATE OF SOLICITOR

THIS IS TO CERTIFY THAT I have investigated the title of

of the of

in the of

and believe to be the owner in fee simple of that certain parcel or tract of land and premises situate

in the of in the of

more particularly described as follows:

SUBJECT ONLY to the encumbrances set out in the application of the said

for a Certificate of Title, namely:

(set out briefly)

AND I FURTHER CERTIFY that I have conferred with the said applicant on the matters set forth in

affidavit which is filed in support of

application, and I verily believe that the statements of the applicant therein set out are true.

IN WITNESS WHEREOF I have hereunto set my

hand at this day

of 19 .

Application
No.

FORM 5

The Certification of Titles Act, 1958

NOTICE OF CHANGE OF INTEREST
AND APPLICATION TO CONTINUE
PROCEEDINGS

IN THE MATTER of the application of
AND IN THE MATTER of lot

To the Director of Titles:

I,

of the of

in the of

hereby give notice that

the above named

applicant has ceased to be the owner of the above
mentioned lands for the reason that

And I, as executor under the last will and testament of
the said applicant (*or as purchaser or as the case may be*)
hereby request that the said application for Certificate
of Title be (discontinued, *or* suspended for a period of
or carried on in my name as though I were the original
applicant).

The evidence in support of this application consists of:

1. The affidavit of
the applicant herein
2. The affidavit of
solicitor for the applicant herein corroborating
the statement of the applicant.
3. Notarial copy of Letters Probate of the last
will and testament of
(*or other evidence of change of interest*).

Dated at this day of 19 .

(Signature of notifier,
or of his solicitor)

Application
No.

FORM 6

The Certification of Titles Act, 1958

NOTICE OF APPLICATION FOR
REGISTRATION

THIS IS TO CERTIFY THAT

has applied for a Certificate of Title showing that he is
the owner in fee simple of the following land in the

of

and Province of Ontario, namely:

IN WITNESS WHEREOF I have hereunto subscribed

my name and affixed my Seal this day of

19 .

Director of Titles

Application
No.

FORM 7

The Certification of Titles Act, 1958

NOTICE FOR PUBLICATION AND POSTING

NOTICE IS HEREBY GIVEN that

of the of

in the of

has made an application for a Certificate of Title of
certain land in the of

municipally known as No. . . . (street)

and described as follows:

of which the applicant claims to be the owner in fee
simple, SUBJECT ONLY to the following encum-
brances:

and any person having or claiming to have any title to
or interest in the said land or any part thereof is re-

quired on or before the day of 19 ,
to file a statement of his claim in the Office of the
Director of Titles, at 90 Albert Street, in the City of
Toronto, and to serve a copy thereof on the applicant.

The address of the applicant for service is

Dated at Toronto this day of 19 .

Director of Titles.

Application
No.

FORM 8

The Certification of Titles Act, 1958

AFFIDAVIT OF PUBLICATION OF NOTICE

IN THE MATTER of the application of

AND IN THE MATTER of lot

I,

of the of

in the of

make oath and say:

A true copy of the advertisement now produced and shown to me and marked Exhibit A to this my affidavit appeared and was published in each issue of the

newspaper, published at

on the day of 19 .

Sworn before me at the _____
of _____
this _____ day of _____
19____.

A Commissioner &c.

Application
No.

FORM 9

The Certification of Titles Act, 1958

AFFIDAVIT OF POSTING OF NOTICE

IN THE MATTER of the application of
AND IN THE MATTER of lot

I, _____ of the _____ of _____
in the _____ of _____

make oath and say:

That on the day of 19

I caused to be posted _____ copies of the notice now
produced and shown to me and marked Exhibit "A" to
this my affidavit, in conspicuous places in different
parts of the City (or town, etc.)

including _____ copies on the land described in _____
the notice and being municipally known as No. _____
(street)

and in its neighbourhood.

Sworn before me at the _____
of _____
this _____ day of _____
19____.

A Commissioner &c.

Name of Deponent
Address
Occupation

Application
No.

FORM 10

The Certification of Titles Act, 1958

NOTICE OF WITHDRAWAL OF APPLICATION
TAKE NOTICE THAT

has withdrawn application for a Certificate of
Title of the following land in the of
and Province of Ontario, namely:

And that proceedings under the Act have therefore been discontinued.

IN WITNESS WHEREOF I have hereunto subscribed
my name and affixed my Seal this day of

19

Director of Titles

Application
No.

FORM 11

The Certification of Titles Act, 1958

NOTICE OF DISMISSAL OF APPLICATION

IN THE MATTER of the application of
AND IN THE MATTER of lot

TAKE NOTICE THAT the above mentioned application for certificate of title is hereby dismissed, for the following reason: -

The application and the material filed in support thereof will be returned to the applicant or to his solicitor, upon receipt of a written request therefor.

Dated at Toronto this day of 19 .

Director of Titles.

Application
No.

FORM 12

The Certification of Titles Act, 1958

CERTIFICATE OF TITLE

Certificate Number

THIS IS TO CERTIFY that
at o'clock in the noon of the
day of in the year
(hereinafter referred to as
the effective date of this certificate)

absolutely and indefeasibly entitled in fee simple to
that certain parcel or tract of land
situated in the
in the
and Province of Ontario
and being composed of

more particularly described in Schedule A hereto.

SUBJECT only to the exceptions, limitations, qualifications and reservations set out in Schedule B hereto.

AND TO the conditions, covenants, restrictions, charges, mortgages, liens and other encumbrances set out in Schedule C hereto.

Upon registration, this certificate is conclusive as of the day, hour and minute named herein that the title of the owner of the land described herein is absolute and indefeasible as regards the Crown and all persons whomsoever, subject only to the qualifications mentioned herein.

This Certificate is granted for the purpose of registration in the Registry Office for the Registry Division of

GRANTED at Toronto under my hand and seal of
Office this day of in the year .

Director of Titles

SCHEDULE A

CERTIFICATE OF TITLE NO.

LAND

SCHEDULE B

CERTIFICATE OF TITLE NO.

EXCEPTIONS, LIMITATIONS, QUALIFICATIONS AND RESERVATIONS to which the title of the owner is subject on the effective date of this Certificate in respect of the lands described in Schedule A.

1. The reservations, if any, contained in the original grant from the Crown.
2. Any right of expropriation, access or user or any other right conferred or reserved or vested by or under any Statute of Canada or Ontario.
3. Any municipal taxes, charges, rates or assessments.
4. Any municipal by-law.
5. Any inchoate right of the wife of the owner to dower.
6. Any claim for mechanics' lien created under *The Mechanics' Lien Act* where the time limited for registration had not then expired.
7. Any lease or agreement for a lease for a period yet to run which does not exceed seven years where there is actual occupation under it.

8. Any title or lien which, by possession or improvements or other means, the owner or person interested in any adjoining land has acquired to or in respect of the land.

9. The absence of title of the person herein referred to as the owner by reason of his fraud or forgery, or to which he was privy, except insofar as his title is necessary to support the title of a purchaser in good faith for value who acquired title after the granting of this certificate.

(The items struck out are not applicable)

SCHEDULE C

CERTIFICATE OF TITLE NO.

Conditions, covenants, restrictions, charges, mortgages, liens and other encumbrances:

Application
No.

FORM 13

The Certification of Titles Act, 1958

NOTICE OF CERTIFICATION OF PART OF LAND

IN THE MATTER of the application of

AND IN THE MATTER of lot

TAKE NOTICE THAT a certificate of title of the part described in Schedule A hereto annexed of the lands described in the above mentioned application cannot be granted for the following reason

AND FURTHER TAKE NOTICE that the application may be amended to except the lands described in Schedule A unless within days from the date hereof a request that no amendment be made to the description in the application, supported by valid reasons for the request, has been received in my office.

Dated at Toronto this day of 19 .

Director of Titles

To:

Application
No.

FORM 14

The Certification of Titles Act, 1958

AFFIDAVIT OF VALUATOR

IN THE MATTER of the application of

AND IN THE MATTER of lot

I,

of the of

in the of

(real estate agent, and) valuator, make oath and say:

RECEIVE from

the sum of _____ Dollars
and place the same to the credit of this account in
respect of _____ Toronto, the _____ day of
19 _____
\$..... Director of Titles

Reference
No.

THE CANADIAN BANK OF COMMERCE

Toronto, the _____ day of 19 _____

Assurance Fund under The Office of the Director
Certification of Titles Act, of Titles, Toronto
1958.

\$.....

THIS IS TO CERTIFY that

has this day paid into this Bank to the credit of this
account the sum of _____ Dollars
in respect of _____

FORM 18

*The Certification of Titles Act, 1958*CLAIM FOR PAYMENT OUT OF
THE ASSURANCE FUND

IN THE MATTER of a Certificate of Title bearing
number.....granted to

AND IN THE MATTER OF _____ lot

To the Director of Titles:

I,
_____ of the _____ of
_____ in the _____ of _____

hereby give notice that I have a claim in the above
mentioned land which prior to the granting of the
above mentioned certificate of title would have been
enforceable by action.

The evidence in support of my claim consists of:

1. The affidavit of
the claimant herein, specifying the nature of the
claim, and reasons for failure to file notice of
claim before granting of certificate of title.
2. The affidavit of
solicitor for the claimant herein corroborating
the statement of the claimant.
3. (Specify other evidence upon which claim is
based)

Dated at _____ this _____ day of
19 _____

(Signature of Claimant or
of his Solicitor).

FORM 19

*The Certification of Titles Act, 1958*SURVEYOR'S CERTIFICATE ON PLAN
OF SURVEY

I,
_____ of the _____ in the
_____ of _____

Ontario Land Survey, certify that:

1. That I was present at and did personally
supervise the survey represented by this plan of
survey.
2. That this survey and plan of survey are correct
and in accordance with *The Surveys Act* and
The Certification of Titles Act, 1958 and regula-
tions made thereunder; and
3. That the survey was completed on the
day of _____ 19 _____

(signature).....
Ontario Land Surveyor

(5942)

32

THE INDUSTRIAL STANDARDS ACT

O. Reg. 207/58.

Designation of Zones.

Amending Regulations 227 of Consolidated
Regulations of Ontario, 1950.

Made—18th July, 1958.

Filed—30th July, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE INDUSTRIAL STANDARDS
ACT

1. Item 12a of Appendix A of Regulations 227 of
Consolidated Regulations of Ontario, 1950, as made by
subregulation 2 of regulation 2 of Ontario Regulations
334/52, is struck out and the following substituted
therefor:

SARNIA ZONE

- 12a. The City of Sarnia and the suburban area
adjacent thereto and lying within a line drawn
as follows: commencing where the southerly
limit of the road allowance between lots 24
and 25, Front Concession, in the Township
of Moore meets the easterly bank of the St.
Clair River; thence easterly along the south-
erly limit of the said road allowance and along
the southerly limit of the road allowance
between concessions 4 and 5 in the Township
of Moore to the easterly limit of the road
allowance between lots 24 and 25, Concession
4, in the Township of Moore; thence northerly
along the easterly limit, and its southerly
projection, of the road allowance between
lots 24 and 25, concessions 5 to 12, both
inclusive, to the southerly limit of the road
allowance between the Township of Moore
and the City of Sarnia; thence easterly along
the southerly limit of the road allowance
between the Township of Moore and the
City of Sarnia, and between the townships of
Moore and Sarnia, to the easterly limit of the
road allowance between lots 15 and 16, Con-
cession 12, in the Township of Moore; thence
northerly along the easterly limit, and its
southerly projection, of the road allowance
between lots 15 and 16, concessions 1 to 4,
both inclusive, in the Township of Sarnia
to the southerly limit of the road allowance
between concessions 4 and 5; thence easterly
along the southerly limit of the road allow-
ance between concessions 4 and 5 to the
easterly limit of the road allowance between
lots 12 and 13, Concession 4; thence northerly
along the easterly limit, and its southerly

projection, of the road allowance between lots 12 and 13, concessions 5 and 6, to the southerly limit of the road allowance between concessions 6 and 7; thence easterly along the southerly limit of the road allowance between concessions 6 and 7 to the centre line of the road allowance between the townships of Sarnia and Plympton; thence northerly along the centre line of the road allowance between the townships of Sarnia and Plympton to the south-easterly shore of Lake Huron; thence south-westerly along the south-easterly shore of Lake Huron and southerly along the easterly bank of the St. Clair River to the place of commencement.

CHARLES DALEY,
Minister of Labour.

July 18, 1958.

(5964)

32

THE INDUSTRIAL STANDARDS ACT

O. Reg. 208/58.

Designation of Zones.

Amending Regulations 227 of Consolidated Regulations of Ontario, 1950.

Made—18th July, 1958.

Filed—30th July, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. In these regulations "principal regulations" means Regulations 227 of Consolidated Regulations of Ontario, 1950.

2. Regulation 1 of the principal regulations is amended by adding thereto the following subregulation:

BRANTFORD ZONE

- (1a) That part of Ontario described in item 1a of Appendix A is designated as a zone, to be known as the "Brantford Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

3. Appendix A of the principal regulations is amended by adding thereto the following item:

BRANTFORD ZONE

- 1a. The City of Brantford and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the centre line of the road allowance between concessions 3 and 4 meets the production southerly of the line between lots 38 and 39 in Concession 3 in the Township of Brantford, thence northerly along the production and the line between lots 38 and 39 and its production northerly to the centre line of the road allowance between concessions 2 and 3, thence westerly along the centre line of the road allowance to the centre line of the road allowance between Concession 2 and the W. K. Smith Tract, thence westerly along that centre line to the centre line of the road allowance between Concession 2 and the Smith and Kerby Tract, thence westerly, north-westerly and south-westerly along the last-mentioned road allowance to the centre line of the road allowance between concessions 2 and 3, thence westerly along the centre line of the last-mentioned road allowance to the line between lots 32 and 33 produced southerly, thence northerly along the production and the line between lots 32 and 33 and its production northerly to the centre line of the road allowance between concessions 1 and 2, thence westerly along the centre line of the

road allowance to the line between lots 29 and 30 in Concession 2 produced northerly, thence southerly along the production and the line between lots 29 and 30 to a point distant 1,000 feet measured northerly along the line between lots 29 and 30 from the southerly limit of Concession 2, thence westerly parallel to and distant 1,000 feet measured northerly and perpendicularly from the southerly limit of Concession 2 to a point in the line between lots 25 and 26 in Concession 2, thence southerly along the line between lots 25 and 26 in Concession 2 to and southerly across the road allowance between concessions 2 and 3 to the line between lots 25 and 26 in Concession 3, thence southerly along the line between lots 25 and 26 in Concession 3 to a point in the high-water mark on the left-hand shore of the Grand River down-stream, thence south-easterly and southerly along the high-water mark to the city limit of the City of Brantford, thence in a general southerly direction along the city limit to the most northerly angle of the Brant Farm Tract, thence south-westerly in a straight line across Brant Farm Tract and Clench Tract to an angle in the north-westerly limit of the Stewart and Ruggles Tract, thence south-westerly along the north-westerly limit to a point distant 2,640 feet measured perpendicularly from the north-easterly limit of lot 13 in the First Range East of Mount Pleasant Road, thence south-easterly parallel to and distant 2,640 feet measured north-easterly and perpendicularly from the north-easterly limit of lot 13 to its intersection by the production north-easterly in a straight line of the south-easterly limit of lot 13, thence north-easterly along the production of the south-easterly limit of lot 13 to a point in the high-water mark on the left-hand shore down-stream of the Grand River, thence in a general north-easterly direction following the high-water mark to the south-westerly limit of lot 2 in the Front Concession west of Mohawk Mission in the Township of Onondaga, thence south-easterly along the south-westerly limit to the production south-westerly in a straight line of the south-easterly limit of lot 28 in the Farley Tract in the Township of Brantford, thence north-easterly along the production and the south-easterly limit of lot 28 to the most easterly angle of lot 28, thence northerly along the easterly limit of the road between lots 12 and 13 in the Joseph Johnson Grant and its production northerly to the centre line of the Hamilton and Brantford Road, thence westerly along the centre line to the production southerly of the centre line of the road between lots 9 and 11 in the Joseph Johnson Grant, thence northerly along the centre line to the centre line of the road between the Joseph Johnson Grant and the Farley Tract, thence north-westerly along the last-mentioned centre line to the north-westerly limit of the road between lots 4 and 5 in the Joseph Johnson Grant produced south-westerly, thence north-westerly along the south-westerly limit of lot 4 in the Joseph Johnson Grant to the most westerly angle of lot 4, thence westerly in a straight line across lot 1 in the Joseph Thomas Grant to the intersection of the westerly limit of lot 1 with the centre line of the road allowance between concessions 3 and 4 in the Township of Brantford, thence westerly along the centre line to the place of commencement.

CHARLES DALEY,
Minister of Labour.

July 18, 1958.

(5965)

32

Publications Under The Regulations Act

August 16th, 1958

THE GAME AND FISHERIES ACT

O. Reg. 209/58.

Open Season for Ruffed Grouse, Sharp-tailed Grouse and Spruce Partridge.
New and Revoking O. Regs. 166/57, 180/57 and 205/57.
Made—30th July, 1958.
Filed—5th August, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR RUFFED GROUSE, SHARP-TAILED GROUSE AND SPRUCE PARTRIDGE

1.(1) Ruffed grouse, sharp-tailed grouse, and spruce partridge may be hunted, killed or destroyed in the areas described

- (a) in Schedule 1 from the 15th of September to the 25th of November, both inclusive, in the year 1958;
- (b) in Schedule 2 from the 27th of September to the 15th of November, both inclusive, in the year 1958; and
- (c) in Schedule 3 from the 4th of October to the 15th of November, both inclusive, in the year 1958.

(2) No person shall hunt, kill or destroy in one day an aggregate number of ruffed grouse, sharp-tailed grouse, or spruce partridge exceeding five, and no person shall have in his possession at one time an aggregate number exceeding twenty.

OPEN SEASON FOR HUNGARIAN PARTRIDGE

2.(1) Hungarian partridge may be hunted, killed or destroyed in any part of Ontario, excepting therefrom the Territorial District of Thunder Bay, from the 27th of September to the 15th of November, both inclusive, in the year 1958.

(2) No person shall hunt, kill or destroy in the area described in subregulation 1 more than eight Hungarian partridge in one day, or have in his possession more than sixteen Hungarian partridge at one time.

OPEN SEASON FOR PTARMIGAN

3.(1) Ptarmigan may be hunted, killed or destroyed in any part of Ontario from the 1st of September, 1958, to the 1st of April, 1959, both inclusive.

(2) No person shall hunt, kill or destroy more than five ptarmigan in one day, or have in his possession more than fifteen ptarmigan at one time.

4. Ontario Regulations 166/57, 180/57 and 205/57 are revoked.

SCHEDULE 1

- 1. The territorial districts of Cochrane, Kenora, Rainy River, Thunder Bay and Timiskaming.
- 2. Those parts of the territorial districts of Algoma, Nipissing and Sudbury lying northerly and westerly of a line described as follows:

COMMENCING at a point in the boundary between Ontario and Quebec lying east astronomically from the intersection of the centre lines of those parts of the King's Highway known as number 17 and as number 533 in the Town of Mattawa in the Territorial District of Nipissing; thence west astronomically to that intersection; thence in a general westerly direction along the centre line of that part of the King's Highway known as number 17 to its intersection with the easterly boundary of the City of Sault Ste. Marie in the Territorial District of Algoma; thence south astronomically to the International Boundary.

SCHEDULE 2

1. The territorial districts of Manitoulin and Parry Sound.

2. Those parts of the territorial districts of Algoma, Nipissing and Sudbury lying southerly of the line described in item 2 of schedule 1.

3. That part of the Territorial District of Muskoka lying easterly and northerly of a line described as follows:

COMMENCING at the intersection of the southerly boundary of the Territorial District of Muskoka and the centre line of that part of the King's Highway known as number 11; thence in a general northerly direction along that centre line to its intersection with the centre line of that part of the King's Highway known as number 69; thence in a general north-westerly direction along that centre line to the northerly boundary of that territorial district.

4. The Provisional County of Haliburton.

5. The counties of Carleton, Dundas, Durham, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont and Victoria.

6. That part of the Township of Orillia in the County of Simcoe lying easterly of that part of the King's Highway known as number 11 lying north of the community known as Washago.

7. Those parts of the townships of Rama, Mara, Thorah (including Canise or Thorah Island), Brock and Reach in the County of Ontario lying easterly of a line described as follows:

COMMENCING at the intersection of the northerly boundary of the Township of Rama with the centre line of that part of the King's Highway known as number 69; thence in a general southerly direction along that centre line to its intersection with the centre line of that part of the King's Highway known as number 12; thence in a general southerly direction along that centre line to the southerly boundary of the Township of Reach.

SCHEDULE 3

1. The counties of Brant, Bruce, Dufferin, Elgin, Essex, Grey, Haldimand, Halton, Huron, Kent, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Perth, Waterloo, Welland, Wellington and Wentworth.

2. The County of Simcoe except that part of the Township of Orillia described in item 6 of schedule 2.

3. The townships of Georgina and North Gwillimbury in the County of York.

4. The townships of Scott and Uxbridge and the parts of the townships of Rama, Mara, Thorah (including Canise or Thorah Island), Brock and Reach lying westerly of the line described in item 7 of schedule 2 in the County of Ontario.

5. That part of the Territorial District of Muskoka lying westerly and southerly of the line described in item 3 of schedule 2.

(5967)

33

THE GAME AND FISHERIES ACT

O. Reg. 210/58.

Open Season for Deer and Moose.

Amending O. Reg. 155/58.

Made—7th August, 1958.

Filed—11th August, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulation 5 of Ontario Regulations 155/58 is revoked and the following substituted therefor:

5. The holder of a licence in Form 7 of Ontario Regulations 104/56 may hunt, kill or destroy deer or moose in the year 1958 in those parts of Ontario described in

(a) Schedule 7 from the 3rd of November to the 15th of November, both inclusive; and

(b) Schedule 15 from the 30th of October to the 13th of November, both inclusive.

2. Regulation 7 of Ontario Regulations 155/58 is amended by striking out "and" at the end of clause f, by adding "and" at the end of clause g, and by adding thereto the following clause:

(h) Schedule 14 from the 3rd of November to the 6th of November, both inclusive.

SCHEDULE 14

1. That part of the County of Carleton lying east of the Rideau River.
2. The counties of Grenville, Prescott and Russell.
3. The United Counties of Dundas, Stormont and Glengarry.
4. The County of Leeds except that part of the Township of North Crosby lying north and east of the Mass Road from the westerly boundary of the County of Leeds through Westport to and along the northerly shore of Upper Rideau Lake.
5. The Township of Orillia in the County of Simcoe.
6. That part of the Township of Matchedash, in the County of Simcoe, composed of

(a) lots 20 to 23, both inclusive, in Concession II;

(b) lots 19 to 27, both inclusive, in Concession III;

(c) lots 15 to 27, both inclusive, in Concession IV;

(d) lots 17 to 27, both inclusive, in Concession V;

(e) lots 15 to 26, both inclusive, in Concession VI;

(f) lots 9 to 21, both inclusive, in Concession VII;

(g) lots 3 to 18, both inclusive, in Concession VIII;

(h) lots 1 to 16, both inclusive, in Concession IX;

(i) lots 1 to 11, both inclusive, in Concession X;

(j) lots 1 to 10, both inclusive, in Concession XI;

(k) lots 1 to 8, both inclusive, in Concession XII, and

(l) lots 1 to 4, both inclusive, in Concession XIII.

3. Ontario Regulations 155/58 are amended by adding thereto the following regulation:

7a. The holder of a licence in Form 4 of Ontario Regulations 104/56 may hunt, kill or destroy deer in the year 1958 in that part of Ontario described in Schedule 15 from the 30th of October to the 13th of November, both inclusive.

SCHEDULE 15

The geographic townships of Hilton, Jocelyn and St. Joseph.

4. Regulation 9 of Ontario Regulations 155/58 is revoked and the following substituted therefor:

9. The parts of Ontario described in item 3 of Schedule 14 and in Schedule 15 are designated as densely settled parts in which no party shall use or be accompanied by a dog while hunting deer or moose.

5. Regulation 11 of Ontario Regulations 155/58 is revoked and the following substituted therefor:

11. Only shot-guns may be used in the year 1958 in those parts of Ontario described in item 3 of Schedule 13 and in items 1, 2, 3 and 4 of Schedule 14.

6. Schedule 13 of Ontario Regulations 155/58 is struck out and the following substituted therefor:

SCHEDULE 13

1. The counties of Frontenac, Hastings, and Lennox and Addington.
2. That part of the County of Carleton lying west of the Rideau River.
3. That part of the County of Northumberland lying north of that part of the King's Highway known as number 2.
4. That part of the County of Peterborough lying south of that part of the King's Highway known as Number 7.

(6002)

33

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 211/58.

Controlled-access Highways—

Newcastle to Peterborough.

Amending O. Reg. 194/57.

Made—7th August, 1958.

Filed—11th August, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Regulation 1 of Ontario Regulations 194/57, except schedule 1, is revoked and the following substituted therefor:

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.
2. Ontario Regulations 194/57 are amended by adding thereto the following schedule:

SCHEDULE 2

In the Township of Clarke in the County of Durham being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-3064-16 registered in the registry office for the registry division of the West Riding of the County of Durham as number 6261 for the Township of Clarke.

(6003)

33

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 212/58.

Controlled-access Highways—
South Orillia By-pass.
Amending O. Reg. 23/58.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER
THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Regulation 1 of Ontario Regulations 23/58, except schedule 1, is revoked and the following substituted therefor:

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.
2. Ontario Regulations 23/58 are amended by adding thereto the following schedule:

SCHEDULE 2

In the Township of Orillia (Southern Division) in the County of Simcoe being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-3021-29 registered in the registry office for the registry division of the County of Simcoe as number 84492 for the General Register.

(6004)

33

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 213/58.

Controlled-access Highways—
Toronto-Barrie Highway.
New.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER
THE HIGHWAY IMPROVEMENT ACT, 1957.

CONTROLLED ACCESS HIGHWAYS

TORONTO-BARRIE HIGHWAY

1. Those portions of the King's Highway described in the schedule hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of North York in the County of York being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-2760-36 registered in the registry office for the registry division of the East and West Riding of the County of York as number 5434 for the Township of North York.

(6005)

33

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 214/58.

Controlled-access Highways—
Windsor to Quebec Boundary.
Amending O. Reg. 226/55.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER
THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Ontario Regulations 226/55, as amended by Ontario Regulations 67/56, 153/56, 171/56, 200/56, 201/56, 243/56, 21/57, 71/57, 164/57, 204/57, 62/58, and 126/58, are further amended by adding thereto the following schedules:

SCHEDULE 26

In the Township of Etobicoke in the County of York being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2948-69 registered in the registry office for the registry division of the East and West Riding of the County of York as number 5384.

SCHEDULE 34A

In the Township of Murray in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3073-40 registered in the registry office for the registry division of the East Riding of the County of Northumberland as number 241 for the Township of Murray.

SCHEDULE 42B

In the Town of Brockville in the County of Leeds being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3095-80 registered in the registry office for the registry division of the County of Leeds as number 12106 for the Town of Brockville.

(6006)

33

Publications Under The Regulations Act

August 23rd, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 215/58.

Controlled-access Highways—
Divisions Northern Ontario.
Amending O. Reg. 78/58.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Ontario Regulations 78/58, as amended by Ontario Regulations 122/58 and 171/58, are further amended by adding thereto the following schedule:

PARDEE TOWNSHIP DIVERSION

SCHEDULE 6

In the Township of Pardee in the District of Thunder Bay and shown outlined in red and illustrated on Department of Highways plan P-2763-12, registered in the Land Titles Office at Fort William as number 28055.

(6007) 34

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 216/58.

Controlled-access Highways—
Holland Landing Diversion.
Amending O. Reg. 52/58.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Ontario Regulations 52/58, as amended by Ontario Regulations 98/58, 142/58, and 172/58, are further amended by adding thereto the following schedules:

ROCKTON BY-PASS

SCHEDULE 10

In the Township of Beverly in the County of Wentworth and shown outlined in red and illustrated on Department of Highways plan P-1991-19, registered in the registry office for the registry division of the County of Wentworth as number 758 Miscellaneous.

SHEFFIELD BY-PASS

SCHEDULE 11

In the Township of Beverly in the County of Wentworth and shown outlined in red and illustrated on Department of Highways plan P-1991-20, registered in the registry office for the registry division of the County of Wentworth as number 760 Miscellaneous.

BROWN'S LINE

SCHEDULE 12

In the Township of Etobicoke in the County of York and shown outlined in red and illustrated on Department of Highways plan P-2083-103, registered in the registry office for the registry division of the East and West Riding of the County of York as number 5432 for the Township of Etobicoke.

DIXONS HILL BY-PASS

SCHEDULE 13

In the Township of Markham in the County of York and shown outlined in red and illustrated on Department of Highways plan P-3117-11, registered in the registry office for the registry division of the East and West Riding of the County of York as number 5410.

(6008) 34

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 217/58.

Controlled-access Highways—
Trans-Canada Highway—Orillia to
Manitoba Boundary, Nairn Diversion,
and Waubauskene to MacTier.
Amending O. Reg. 66/56 and 241/57.
Made—7th August, 1958.
Filed—11th August, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Regulation 4 of Ontario Regulations 66/56 as made by regulation 1 of Ontario Regulations 242/56, is amended by striking out "5 and 6" in the second line and inserting in lieu thereof "and 5", and by striking out "196 and 197" in the sixth line and inserting in lieu thereof "and 196".

2. Schedules 2 and 3 of Ontario Regulations 241/57 are struck out and the following substituted therefor:

SCHEDULE 2

In the Township of Gibson in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3104-18 registered in the Office of Land Titles at Bracebridge as number 27784.

SCHEDULE 3

In the Township of Freeman in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3115-14 registered in the Office of Land Titles at Bracebridge as number 27785.

(6009) 34

THE HIGHWAY TRAFFIC ACT

O. Reg. 218/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—7th August, 1958.

Filed—12th August, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, 231/57, 263/57, 46/58 and 153/58, is further amended by adding thereto the following items:

10. That part of the King's Highway known as Number 101 in the Township of Mountjoy in the District of Cochrane commencing at a point in the highway 25 feet west of the western extremity of the existing bridge structure over the Mattagami River and extending westerly therealong to its intersection with the boundary line between Lots 3 and 4 in Concession 2 in the said Township.
11. That part of the King's Highway known as Number 2 in the Township of Toronto in the County of Peel lying between the point at which it intersects the boundary line between the County of York and the County of Peel and the point at which it intersects the easterly boundary of the Village of Port Credit.

2. Schedule B of Ontario Regulations 209/56 as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58, 75/58, 99/58, 153/58 and 189/58, is further amended by adding thereto the following items:

30. That part of the King's Highway known as Number 4 in the Township of Stephen in the County of Huron commencing at its intersection with the south limit of the Village of Exeter and extending southerly 1000 feet.
31. That part of the King's Highway known as Number 59 in the Township of Norwich North in the County of Oxford commencing at the south limit of the Village of Norwich and extending southerly to its intersection with the Canadian National Railway right of way, a distance of 1760 feet more or less.
32. That part of the King's Highway known as Number 40 in the Township of Moore in the County of Lambton commencing at its intersection with the southerly limit of the City of Sarnia and extending southerly therealong for a distance of 1.7 miles more or less to its intersection with a roadway known as Lincoln Drive.
33. That part of the King's Highway known as Number 101 in the Township of Mountjoy in the District of Cochrane commencing at its intersection with the boundary line between Lots 3 and 4 in Concession 2 and extending westerly therealong to its intersection with the westerly limit of a roadway known as Fabien Street.
34. That part of the King's Highway known as Number 55 in the Township of Barton in the County of Wentworth commencing at its intersection with the southerly limit of the City of Hamilton and extending southerly 2500 feet.

35. That part of the King's Highway known as Number 11 in the Township of Orillia in the County of Simcoe commencing at its intersection with the northerly limit of the Town of Orillia and extending northerly 1000 feet more or less to its intersection with the centre line of the roadway known as Fitton's Road.

36. That part of the King's Highway known as Number 2 in the Township of Toronto in the County of Peel commencing at its intersection with the King's Highway known as Number 122 and extending southerly 2000 feet.

37. That part of the King's Highway known as Number 2 in the Township of Kingston in the County of Frontenac lying between a point in the Highway distant 200 feet east of its intersection with the boundary line between Lots 13 and 14 in Concession 2 and a point in the highway distant 1000 feet west of its intersection with the boundary line between Lots 12 and 13 in Concession 2.

3. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57 and amended by Ontario Regulations 46/58, 153/58 and 189/58, is further amended by adding thereto the following items:

13. That part of the King's Highway known as Number 55 in the Township of Barton in the County of Wentworth lying between a point measured southerly therealong 2500 feet from its intersection with the southerly limit of the City of Hamilton and the point at which the highway intersects the King's Highway known as Number 53.

14. That part of the King's Highway known as Number 2 in the Township of Toronto in the County of Peel lying between its intersection with the boundary line between Lots 27 and 28 in Concession 2 and its intersection with the King's Highway known as Number 122.

15. That part of the King's Highway known as Number 2 lying between a point measured southerly therealong 2000 feet from its intersection with the King's Highway Number 122 in the Township of Toronto in the County of Peel and the point where the highway intersects the roadway known as the 8th Line in the Township of Trafalgar in the County of Halton.

4. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57, and amended by Ontario Regulations 46/58, 75/58, 99/58 and 189/58, is further amended by adding thereto the following item:

7. That part of the King's Highway known as Number 2 in the Township of Kingston in the County of Frontenac lying between its intersection with the westerly limit of the City of Kingston and a point in the highway distant 200 feet easterly from the boundary line between Lots 13 and 14 in Concession 2.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 219/58.

Designation of Zones.

Amending Regulations 227 of Consolidated Regulations of Ontario, 1950.

Made—7th August, 1958.

Filed—12th August, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Item 61 of Appendix C of Regulations 227 of Consolidated Regulations of Ontario, 1950, is struck out and the following substituted therefor:

SMITH'S FALLS ZONE

61. The separated Town of Smith's Falls and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the north-east corner of lot 1 in Concession 6 in the Township of North Elmsley, thence westerly along the southerly limit of the road allowance between concessions 6 and 7 in the Township of North Elmsley to the north-west corner of lot 3 in Concession 6; thence southerly along the division line between lots 3 and 4 in Concession 6 in the Township of North Elmsley and across the road allowance between concessions 5 and 6 to the north-east corner of lot 4 in Concession 5 in the Township of North Elmsley; thence westerly along the southerly limit of the road allowance between concessions 5 and 6 in the Township of North Elmsley to the north-west corner of lot 6 in Concession 5; thence southerly along the easterly limit of the road allowance between lots 6 and 7 in concessions 5, 4, and 3, in the townships of North and South Elmsley to the south-west corner of lot 6 in Concession 3 in the Township of South Elmsley; thence easterly along the northerly limit of the road allowance between concessions 2 and 3 in the Township of South Elmsley to the centre line of the road allowance between the townships of South Elmsley and Wolford; thence southerly along the centre line to the division line between concessions C and D in the Township of Wolford; thence easterly along the division line between concessions C and D to the line between the townships of Wolford and Montague; thence easterly along the line between concessions 1 and 2 in the Township of Montague to the south-east corner of lot 19 in Concession 2 in the Township of Montague; thence northerly along the westerly limit of the road allowance between lots 18 and 19 in concessions 2, 3, 4, 5, and 6, to the north-east corner of lot 19 in Concession 6 in the Township of Montague; thence westerly along the southerly limit of the road allowance between concessions 6 and 7 in the Township of Montague and its production to the place of commencement.

CHARLES DALEY,
Minister of Labour.

August 7, 1958.

(6011)

34

THE HOMEMAKERS AND NURSES SERVICES ACT, 1958

O. Reg. 220/58.

General Regulations.

New.

Made—7th August, 1958.

Filed—12th August, 1958.

REGULATIONS MADE UNDER THE HOMEMAKERS AND NURSES SERVICES ACT, 1958

HOMEMAKING AND NURSING SERVICES

1. "Homemaking services" means housekeeping services and includes

- (a) the care of a child or children;
- (b) meal planning, marketing and the preparation of nourishing meals, and the preparation of special diets where required;
- (c) light housekeeping duties, exclusive of heavy or seasonal cleaning;
- (d) light laundry, ironing and essential mending of clothing;
- (e) personal care including assistance in walking, climbing or descending stairs, getting into or out of bed, eating, dressing, bathing and other matters of personal hygiene; and
- (f) simple bedside care, where required, under the direction of a physician or nurse, but not including nursing services.

2. "Nursing services" means the services that are customarily provided by a registered nurse on a visitation basis.

QUALIFICATIONS OF HOMEMAKERS AND NURSES

3. A homemaker shall be

- (a) (i) in the opinion of the municipal welfare administrator, the regional welfare administrator or the Director qualified to perform homemaking services, or
- (ii) the holder of a homemaker's certificate under these regulations;
- (b) medically examined annually and certified by a physician as being in good health and physically fit for her duties;
- (c) mature, reliable and responsible;
- (d) sympathetic to the welfare of children and families and to those who are elderly, handicapped, ill or convalescent;
- (e) of suitable age, health and personality to carry out the duties of a homemaker; and
- (f) a person with experience and knowledge sufficient to meet the needs of the persons and families for whom she acts as a homemaker and the ability to cope with their problems.

4. A nurse shall be registered under *The Nurses Registration Act, 1951*.

COURSES OF INSTRUCTION FOR HOMEMAKERS

5.(1) An application for a course of instruction for homemakers shall be made to the Director.

(2) The application shall be accompanied by

- (a) the certificate of a physician certifying that the applicant is in good health and physically fit to undertake the duties of a homemaker;
- (b) a statement of a municipal welfare administrator certifying that the municipality that he represents sponsors the applicant and intends to employ her upon satisfactory completion of the course of instruction; and
- (c) an undertaking by the applicant to accept employment as a homemaker in Ontario with the sponsoring municipality for a period of at least one year.

6. A course of instruction shall include instruction on

- (a) child care, including the specialized care of infants and young children;
- (b) hygiene, personal services and simple bedside care for elderly, handicapped, ill or convalescent persons;
- (c) home economics including nutrition, marketing, purchasing and budgeting;
- (d) meal planning and preparation, including the preparation of special diets;
- (e) laundering, ironing and the care and mending of clothing;
- (f) general household duties and management; and
- (g) other related skills.

7. Where a person satisfactorily completes the course of instruction the Director shall issue to her a homemaker's certificate.

FINANCIAL CIRCUMSTANCES

8.(1) The maximum financial circumstances of applicants for or recipients of services to which the Province may contribute to the cost shall be

- (a) liquid assets of the applicant or recipient and his spouse of \$1,000 plus \$200 in respect of each dependant; and
- (b) income of the applicant or recipient and his spouse less living expenses that does not permit him to pay in full the cost of the services.

(2) For the purposes of subregulation 1,

- (a) "liquid assets" means cash, bonds, debentures, stocks and any other assets which can be readily converted into cash, and includes the beneficial interest in assets held in trust and available to be used for living expenses but does not include a debt owing on the security of a mortgage or the cash surrender value of an insurance policy; and
- (b) "living expenses" includes the expenses for shelter, utilities, fuel, food, special diets where required, clothing, life insurance, medical expenses directly related to the circumstances by reason of which the services are required, sundries and household maintenance.

REIMBURSEMENT BY PROVINCE

9. Where a municipality pays in whole or in part the fees for the services of a homemaker for a person whose financial circumstances as determined by these regulations do not permit him to pay in full the fees for such services, the Province shall reimburse the municipality

- (a) for services furnished for an 8-hour period for one applicant between 7 a.m. and 7 p.m., 50 per cent of the amount so paid or \$4.00 a day, whichever is the lesser; and
- (b) for services furnished by the hour for one applicant, 50 per cent of the amount so paid for a period not exceeding eight hours in one day, or 50 cents an hour up to \$4.00 in one day, whichever is the lesser.

10. Where a municipality pays in whole or in part the fees for the services of a nurse, the Province shall reimburse the municipality 50 per cent of the amount so paid for each visit by the nurse or \$1.25 a visit, whichever is the lesser.

FORMS

11.(1) An application for the services of a homemaker or nurse under the Act shall be in Form 1.

(2) A statement of account under clause a of subregulation 1 of regulation 12 shall be in Form 2.

(3) Each application in Form 1 shall be accompanied by a consent to inspect assets in Form 3, and where the application in Form 1 is made in respect of the services of a nurse it shall also be accompanied by the certificate of a physician in Form 4.

ACCOUNTS OF MUNICIPALITIES

12.(1) Where in any month a municipality pays fees for the services of homemakers or nurses for persons whose financial circumstances as determined by these regulations do not permit them to pay in full the fees for such services, the municipal welfare administrator shall

- (a) complete a statement of account for that month in Form 2 and shall send it to the Director before the 20th day of the month next following; and
- (b) complete a statement of the fees paid by the municipality for each recipient and the amount paid by the recipient during that month and retain the statement in his files.

(2) The Director may

- (a) require the municipal welfare administrator or an employee of the municipality that the administrator represents to furnish him with such information as to the contents of Form 2 as he deems necessary; and
- (b) direct an inspection and audit of municipal books, accounts and vouchers relating to the statement of account.

FORM 1

The Homemakers and Nurses Services Act, 1958

APPLICATION FOR THE SERVICES OF

☐ A Homemaker☐ A Nurse

To the Welfare Administrator of the of

I apply for the services of under The Homemakers and Nurses Services Act and in support of my application I make the following statements:

1. Name

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

(Surname)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

(Given names)
Address.....
(Number) (Street or R.R.) (City, Town, Post Office or Township) (County)

2. Marital Status:

				Date	Place
<input type="checkbox"/> Single	Date	Place	<input type="checkbox"/> Separated		
<input type="checkbox"/> Married			<input type="checkbox"/> Deserted		
<input type="checkbox"/> Widowed			<input type="checkbox"/> Divorced		

3. Personal and Family Data:

Applicant and dependent members of family living together

Given names (surname if different from applicant)	Sex M/F	Birthdate D. M. Y.	Age	Birthplace	Relationship to applicant	Health (Good, fair, poor)
Applicant						
Spouse						

4. (a) Members of family not living with applicant:

Relationship	Full Name	Address	Contribution

(b) Where application for services is being made by reason of the temporary absence of the mother due to hospitalization or other institutional care, state name and address of hospital or institution:.....

State reason for the admission of the mother to hospital or institution:.....

State probable length of stay in hospital or institution:.....

5. State in Detail Reasons why the Services of a Homemaker or Nurse are Required:

6. Check if in Receipt of:

☐ Unemployment Relief; ☐ O.A.S.; ☐ O.A.A.; ☐ D.P.A.; ☐ B.P.A.; ☐ M.A.;
☐ Family Allowances; ☐ Other (specify):.....; ☐ No Public Assistance.

7. Residence During Last Five Years:			From			To		
Address	Municipality or Post Office	Prov.	Day	Month	Year	Day	Month	Year

8. Living Conditions and Expenses:

Describe type of residence or living accommodation:	Number of rooms occupied:
---	---------------------------

Monthly Living Expenses (for family, where applicable)

Cost of	Amount	Cost of	Amount
Rent, or Taxes on occupied property		Food	
Mortgage interest on occupied property		Fuel	
Fire Insurance on occupied property		Life Insurance	
Room rental and/or board		Special Medical Expenses	
Utilities: Electricity, Water, Gas, Telephone		Other (specify).....	

9. Check whether applicant is able to contribute to the cost of the services applied for:

☐ Yes ☐ No

If "yes", state estimated amount:.....per day;.....per week.

10. (a) Employment (including full or part-time earnings of all members of the family)			Earnings (State—weekly or monthly)
Employee	Employer	Type of Work and Hours Employed	

10. (b) Unemployment Insurance Number:_____.

Are U. I. benefits now being paid? ☐ Yes; ☐ No. Amount:.....per week.

10. (c) Is there any other income? ☐ Yes ☐ No Specify source and weekly or monthly amount. (List all income from rentals, roomers and boarders, business ventures, farming, estates, annuities, pension plans, superannuation schemes, insurance benefits, mortgages receivable or agreements for sale, maintenance agreement, contributions, etc.):

Description of Income	Received by:	Amount	
		Week	Month

11. (a) ASSETS:

Type of Asset	Yes	No	Description	Owned by:	Value
Cash on hand					
Bank or savings accounts					
Bonds, Debentures, Stocks					
Safety deposit box					
Mortgages receivable					
Loans, Notes, Accounts Collectable					
Money in trust					
Interest in business					
Automobile or truck					
Other (specify).....					

(b) Real Property (details of real estate owned by members of household)

Description	Owner	Assessed Value	Incumbrances	Annual Taxes	Total Arrears of	
					Taxes	Interest

12. DEBTS

Owing to Whom?	Details	Amount

13. NARRATIVE—Health and Welfare circumstances; particular family or individual problems and needs; future plans; contact with other agencies, etc.:

Date....., 19....

(signature of applicant)

TO BE COMPLETED BY MUNICIPAL OR PROVINCIAL WELFARE ADMINISTRATOR

14. Type of service provided: ☐ Homemaker; ☐ Nurse.

Service rendered by:

☐ Private Organization—Name and Address:.....☐ Municipal Staff—Name of Staff Member:.....☐ Other—Specify:.....

15. RATES:

	Per Visit	Per Day (8 Hours)	Per Hour
Homemaker			
Nurse			
Amount paid by Applicant			
Amount paid by Municipality			

Date:....., 19....
(signature of municipal or provincial welfare administrator)

Approved by:.....
(signature of provincial authority)

FORM 2
The Homemakers and Nurses Services Act, 1958
STATEMENT OF ACCOUNT

Account for the month of....., 19.....
Corporation of the.....of.....
County or District of.....

HOMEMAKERS SERVICES

1. Total Cases Served:.....
(a) Family Cases.....
(b) Single Cases.....

2. (a)	Family Cases	Male	Female	Total
	Adults			
	Children			
	Total Persons in Families			
(b)	Single Cases			
(c)	Total Persons Served			

3. (a) Services furnished by day (8-hour periods):
Number of days.....@.....per day—\$.....
Number of days.....@.....per day—\$.....
Number of days.....@.....per day—\$.....
Sub-total.....\$.....

(b) Services furnished by the hour:

Number of hours.....@.....per hour—\$———

Number of hours.....@.....per hour—\$———

Number of hours.....@.....per hour—\$———

Sub-total.....\$

(c) Total cost of Homemakers Services.....\$

(d) Deduct total amount contributed by persons served.....\$

(e) Total cost to municipality.....\$

NURSES SERVICES

4. Total Cases Served:.....

(a) Male.....

(b) Female.....

5. Visits to:	Male	Female	Total
Adults			
Children			
Total Visits Made			

6. Number of visits.....@.....per visit—\$———

Number of visits.....@.....per visit—\$———

Number of visits.....@.....per visit—\$———

Total.....\$

7. (a) Total cost of Nurses Services.....\$

(b) Deduct total amount contributed by persons served.....\$

(c) Total cost to municipality.....\$

8. Total cost to municipality for Homemakers and Nurses Services (add 3(e) and 7(c)).....\$

This statement is true and correct and the amounts shown have been disbursed and no amount is included which is not in accordance with The Homemakers and Nurses Services Act, 1958, and the Regulations made thereunder.

Welfare Administrator:

Post Office Address:

Treasurer:

Post Office Address:

Auditor:

FORM 3

The Homemakers and Nurses Services Act, 1958

CONSENT TO INSPECT ASSETS

I,....., an applicant for services under
The Homemakers and Nurses Services Act, 1958, and I,.....
(complete only where applicable)
spouse of the above applicant, consent that:

- 1. Any investigator under the Act inspect and have access to any account held by me alone or jointly, in any bank, trust company or other financial institution or to any assets held in trust for me by any person, or any records relating to any of them.
- 2. Any investigator under the Act secure information in respect of any life or accident insurance policy on my late spouse,.....
(complete only where applicable)

Dated at....., this.....day of....., 19....

(signature of applicant)

(Witness)

(address)

Dated at....., this.....day of....., 19....

(signature of spouse where applicable)

(Witness)

(address, if different)

FORM 4

The Homemakers and Nurses Services Act, 1958

MEDICAL CERTIFICATE

(To be completed by the attending physician where application is being made for the services of a registered nurse in the home of a person who is elderly, handicapped, ill or convalescent.)

- 1. In my opinion,
(Print name of applicant)

(address of applicant)

requires the services of a registered nurse on a visitation basis in his/her home in order:

- (check) ☐ to enable him/her to remain at home;
- ☐ to make possible his/her return home from the hospital or other institution named below:

Name of Hospital or Institution:

Address:

- 2. (a) Type of nursing services required or recommended:

- (b) Visits recommended: ☐ Daily; ☐.....per week; ☐.....per month.
(Number) (Number)

- (c) For a period of:weeks;months; ☐ indefinite.

- 3. Physician's Name in block letters:

Address of Physician:

Date:, 19....
(signature of physician)

THE HIGHWAY TRAFFIC ACT

O. Reg. 221/58.

Brakes.

Amending Regulation 1 of Part II of

O. Reg. 265/44 (C.R.O. 408).

Made—13th August, 1958.

Filed—15th August, 1958.

REGULATIONS MADE BY THE DEPARTMENT
UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 1 of Part II of Ontario Regulations 265/44 is amended by inserting after "Meter" in the fourth line "Weaver Brake Tester".

M. B. DYMOND,
Minister of Transport.

Dated at Toronto this 13th day of August, 1958.

(6022)

34

Publications Under The Regulations Act

August 30th, 1958

THE MILK INDUSTRY ACT, 1957

O. Reg. 222/58.

Designation of Markets.

New.

Made—20th August, 1958.

Filed—21st August, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

DESIGNATION OF MARKETS

1. The following markets are designated markets to be included in a group of markets for bargaining by producers and distributors:

- (a) Blyth,
- (b) Village of Brussels,
- (c) Clinton,
- (d) Exeter,
- (e) Goderich,
- (f) Village of Hensall,
- (g) Seaforth,
- (h) Wingham, and
- (i) Police Village of Zurich

in the County of Huron.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY
Chairman

A. P. CLARK
Secretary

(Seal)

Dated at Toronto, this 20th day of August, 1958.

(6042)

35

THE MILK INDUSTRY ACT, 1957

O. Reg. 223/58.

Marketing of Cheese.

Amending O. Reg. 199/57.

Made—20th August, 1958.

Filed—21st August, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

1. Subregulation 1 of regulation 4 of Ontario Regulations 199/57 is revoked and the following substituted therefor:

- (1) No person shall commence or continue to engage in the buying of cheese produced in

that part of Ontario in which the plan is in force except under the authority of a licence as a buyer of cheese.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY
Chairman

T. G. HICKS
Acting Secretary

Dated at Toronto, this 20th day of August, 1958.

(Seal)

(6043)

35

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 224/58.

Municipal Recreation Directors' Interim and Permanent Certificates.

Amending O. Reg. 10/54.

Made—26th July, 1958.

Approved—21st August, 1958.

Filed—26th August, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

1. In these regulations "principal regulations" means Ontario Regulations 10/54.

2. Regulation 9 of the principal regulations is revoked and the following substituted therefor:

9. Where an applicant submits to the Deputy Minister

- (a) a Permanent Recreation Director's Certificate, Type B,
- (b) evidence of the successful completion of the certification course, and
- (c) evidence of 2 years of full-time experience as a municipal recreation-director subsequent to the date of his Interim Municipal Recreation Director's Certificate, Type B,

the Minister shall grant him a Permanent Municipal Recreation Director's Certificate, Type A, in form 2.

3. The principal regulations are amended by adding thereto the following regulation:

12.(1) Notwithstanding regulations 4 to 9, where a person

- (a) is currently employed as a municipal recreation-director or an assistant municipal recreation-director,
- (b) holds an Interim Municipal Recreation Director's Certificate, Type A or Type B, and

- (c) is recommended on or before the 1st of April, 1959 by the Director of the Community Programmes Branch as having served successfully and continuously for a period of at least 7 years on the recreation staff of the municipality where he is currently employed,

the Minister may grant him a Permanent Municipal Recreation Director's Certificate, Type A in form 2 or Type B in form 4, where he is the holder of an Interim Municipal Recreation Director's Certificate, Type A or B, respectively.

- (2) A certificate granted under subregulation 1 shall be valid while the holder is employed on the recreation staff of the municipality where he was employed when the certificate was granted and shall be revoked when such employment is terminated.

Toronto, July 26, 1958.

A. K. ROBERTS
Acting Minister of Education

(6044)

35

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 225/58.

Secondary Schools.

Amending O. Reg. 100/56.

Made—26th July, 1958.

Approved—21st August, 1958.

Filed—26th August, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

1. In these regulations "principal regulations" means Ontario Regulations 100/56.

2. Regulation 33 of the principal regulations, except subregulation 5, is revoked and the following submitted therefor:

- 33.(1) The principal of a high school or collegiate institute shall hold a High School Principal's Certificate or a Secondary School Principal's Certificate.

- (2) The principal of a vocational school shall hold a Vocational School Principal's Certificate or a Secondary School Principal's Certificate.

- (3) The principal of a composite school shall hold

- (a) a High School Principal's Certificate and a Vocational School Principal's Certificate, or

- (b) a Secondary School Principal's Certificate.

- (4) The principal of a high school of commerce shall hold

- (a) (i) a Specialist's Commercial Certificate, and

- (ii) a High School Principal's Certificate, or

- (b) a Secondary School Principal's Certificate.

3. Subregulation 2 of regulation 37 of the principal regulations is revoked and the following substituted therefor:

- (2) In a composite school or a vocational school, the board shall appoint

- (a) heads of departments, and

- (b) (i) where the commercial course leads to the Secondary School Graduation Diploma, a commercial director, and

- (ii) where the industrial course leads to the Secondary School Graduation Diploma, an industrial director.

4. Subregulation 2 of regulation 38 of the principal regulations is revoked and the following substituted therefor:

- (2) An industrial director shall hold a Vocational Specialist's Certificate.

- (3) A commercial director shall hold a Specialist's Commercial Certificate.

5. Regulation 44 of the principal regulations is revoked and the following substituted therefor:

44. In a vocational school, the head of a science department shall hold

- (a) a High School Specialist's Certificate in Science, or

- (b) a High School Specialist's Certificate in Applied Science, or

- (c) a Permanent High School Assistant's Certificate, and the degree of Bachelor of Applied Science or a degree the Minister deems equivalent thereto under clause b of subsection 1 of section 11 of the Act.

6. Subregulation 4 of regulation 51 of the principal regulations is revoked and the following substituted therefor:

- (4) A teacher who teaches industrial arts full time in a secondary school, any part of which is in grade 11 or grade 12, shall hold a Specialist's Certificate in Industrial Arts and Crafts.

7. Regulation 53 of the principal regulations is revoked and the following substituted therefor:

- 53.(1) A teacher of vocal music in Grade 9, 10, 11, or 12 shall hold an Intermediate Vocal Music Certificate, Type A.

- (2) A teacher of vocal music in Grade 13 shall hold

- (a) an Interim High School Assistant's Certificate, Type A, in vocal music, or

- (b) a Specialist's Certificate in Vocal Music.

- (3) A teacher of instrumental music in Grade 9, 10, 11, or 12 shall hold

- (a) an Intermediate Instrumental Music Certificate, or

- (b) an Interim Vocational Certificate, Type B, in instrumental music.

- (4) A teacher of instrumental music in Grade 13 shall hold

- (a) an Interim Vocational Certificate, Type B, in instrumental music, or

- (b) a Specialist's Certificate in Instrumental Music.

8. Regulation 66 of the principal regulations, except the clauses is revoked and the following substituted therefor:

DUTIES OF INDUSTRIAL DIRECTORS

66. An industrial director shall

W. J. DUNLOP

Minister of Education.

Toronto, July 24, 1958.

(6045)

35

Publications Under The Regulations Act

September 6th, 1958

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 226/58.

Special Certificates.

New and Revoking Regulations 66 of Consolidated Regulations of Ontario, 1950, and O. Regs. 304/51, 303/51 and 31/56.

Made—4th August, 1958.

Approved—21st August, 1958.

Filed—26th August, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954 SPECIAL CERTIFICATES

INTERPRETATION

1. In these regulations

- (a) "candidate" means candidate for a certificate under these regulations;
- (b) "course" means a summer course or a winter course established by the Minister;
- (c) "Deputy Minister" means Deputy Minister of Education;
- (d) "principal" means principal of a course;
- (e) "Registrar" means Registrar of the Department.

ENROLMENT

2. Where there is insufficient accommodation, the Minister may restrict the number of persons enrolled in a course.

LENGTH OF COURSES

3. The courses leading to the special certificates provided for in these regulations shall be summer courses in one or more sessions of five weeks each, or winter courses of equivalent length, established by the Minister.

GENERAL ADMISSION REQUIREMENTS

4. Where an applicant for admission to a course is required to comply with this regulation the applicant shall hold

- (a) a certificate qualifying him to teach in an elementary or secondary school in Ontario; or
- (b) a Letter of Standing granted under regulation 11 or 12 or 33 or 34 or 56 or 63 of Ontario Regulations 195/57.

SUCCESSFUL COMPLETION OF A COURSE

5.(1) Where a candidate has

- (a) complied with the requirements for admission to a course;
- (b) attended the course regularly;
- (c) completed the term work to the satisfaction of the principal and the staff; and

(d) passed the final examinations,

the principal and the Registrar shall report to the Deputy Minister on his behalf that he has successfully completed the course.

(2) A candidate for an elementary or an intermediate certificate may substitute for the requirements of clauses *b* and *c* of subregulation 1 evidence of the successful completion of a course the Minister deems equivalent to the course in subregulation 1 under clause *b* of subsection 1 of section 11 of the Act.

PART 1

AGRICULTURE

ELEMENTARY AGRICULTURE CERTIFICATE

6.(1) The course leading to an Elementary Agriculture Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall comply with the requirements of regulation 4.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Agriculture Certificate in Form 1.

(4) Where a candidate

- (a) holds a certificate qualifying him to teach in an elementary school; and
- (b) submits to the Deputy Minister evidence that he has completed successfully the grades 9, 10, 11, and 12 courses in agricultural science,

the Minister shall grant him an Elementary Agriculture Certificate in Form 1.

(5) Where a candidate

- (a) holds a certificate qualifying him to teach in an elementary school;
- (b) submits to the Deputy Minister evidence that he has completed successfully
 - (i) two of the grades 9, 10, 11, and 12 courses in agricultural science, and
 - (ii) a course in science at an Ontario Teachers' College,

the Minister shall grant him an Elementary Agriculture Certificate in Form 1.

(6) Where a candidate

- (a) holds a certificate qualifying him to teach in an elementary school; and
- (b) submits to the Deputy Minister evidence that he has completed successfully the first year of the Ontario Agricultural College course leading to the degree of Bachelor of Scientific Agriculture,

the Minister shall grant him an Elementary Agriculture Certificate in Form 1.

INTERMEDIATE AGRICULTURE CERTIFICATE

7.(1) The course leading to an Intermediate Agriculture Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold

- (a) an Interim High School Assistant's Certificate, Type B, or a Permanent High School Assistant's Certificate, where science was one of the subjects in which he was examined; or
- (b) an Interim High School Assistant's Certificate, Type A or a High School Specialist's Certificate, in one of the science subjects.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Agriculture Certificate in Form 2.

(4) Where a candidate

- (a) holds a certificate qualifying him to teach in a secondary school; and
- (b) submits to the Deputy Minister evidence that he has completed successfully at least two years of the Ontario Agricultural College course leading to the degree of Bachelor of Scientific Agriculture,

the Minister shall grant him an Intermediate Agriculture Certificate in Form 2.

PERMANENT SPECIALIST CERTIFICATE IN AGRICULTURE

8. Where a candidate submits to the Deputy Minister

- (a) his Interim Specialist Certificate in Agriculture; and
- (b) evidence of two years of successful teaching experience in agricultural science, at least one year of which was in grade 11 or 12, certified by the inspector concerned and by the Inspector of Agricultural classes,

the Minister shall grant him a Permanent Specialist Certificate in Agriculture in Form 3.

PART 2

ART

ELEMENTARY ART CERTIFICATE

9.(1) The course leading to an Elementary Art Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall comply with the requirements of regulation 4.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) intelligent insight into the use of art in general education, and
 - (ii) a reasonable technical skill in the manual work completed in the course,

the Minister shall grant him an Elementary Art Certificate in Form 4.

INTERMEDIATE ART CERTIFICATE

10.(1) The course leading to an Intermediate Art Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold an Elementary Art Certificate.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) intelligent insight into the use of art in general education,
 - (ii) a reasonable technical skill in the manual work completed in the course, and
 - (iii) knowledge of recent developments in philosophy, psychology, and pedagogy and their effect upon art as taught in the schools of Ontario,

the Minister shall grant him an Intermediate Art Certificate in Form 5.

SUPERVISOR'S CERTIFICATE IN ART

11.(1) The course leading to a Supervisor's Certificate in Art shall consist of one summer session.

(2) An applicant for admission to the course shall hold

- (a)
 - (i) a certificate qualifying him to teach in an elementary school in Ontario, or
 - (ii) a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57; and
- (b) an Intermediate Art Certificate.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) intelligent insight into the use of art in general education,
 - (ii) a reasonable technical skill in the manual work completed in the course,
 - (iii) ability in two-dimensional and three-dimensional work, and
 - (iv) a knowledge of historical trends in design,

the Minister shall grant him a Supervisor's Certificate in Art in Form 6.

SPECIALIST CERTIFICATE IN ART

12.(1) The course leading to a Specialist Certificate in Art shall consist of one summer session.

(2) An applicant for admission to the course shall hold

- (a) (i) a certificate qualifying him to teach in a high or continuation school or a collegiate institute, or
- (ii) a Letter of Standing issued under regulation 56 of Ontario Regulations 195/57; and

(b) an Intermediate Art Certificate.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) intelligent insight into the use of art in general education,
 - (ii) a reasonable technical skill in the manual work completed in the course,
 - (iii) ability in two-dimensional and three-dimensional work, and
 - (iv) a knowledge of historical trends in design,

the Minister shall grant him a Specialist Certificate in Art in Form 7.

PART 3

AUDIO-VISUAL METHODS

13.(1) The course leading to an Audio-Visual Methods Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall comply with the requirements of regulation 4.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Audio-Visual Methods Certificate in Form 8.

PART 4

AUXILIARY EDUCATION

ELEMENTARY AUXILIARY EDUCATION CERTIFICATE

14.(1) The course leading to an Elementary Auxiliary Education Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall

- (a) comply with the requirements of regulation 4; and
- (b) submit to the Deputy Minister evidence of two years of successful teaching experience, at least one of which shall have been in the schools of Ontario, certified by the inspector concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Auxiliary Education Certificate in Form 9.

INTERMEDIATE AUXILIARY EDUCATION CERTIFICATE

15.(1) The course leading to an Intermediate Auxiliary Education Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Elementary Auxiliary Education Certificate.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Auxiliary Education Certificate in Form 10.

SPECIALIST CERTIFICATE IN AUXILIARY EDUCATION

16.(1) The course leading to a Specialist Certificate in Auxiliary Education shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Intermediate Auxiliary Education Certificate.

17.(1) A candidate for the Specialist Certificate in Auxiliary Education shall submit to the Director of Auxiliary Education Services three typewritten copies of a detailed description of field work, an outline of which has been approved by the Director.

(2) The description of the field work shall be submitted not earlier than 6 months following the completion of the course.

(3) The candidate shall agree not to publish the description of his field work without the written consent of the Minister.

18.(1) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate

(a) that he has

- (i) successfully completed the course, under regulation 5,
- (ii) complied with the requirements of regulation 17, and
- (iii) submitted evidence of successful experience in auxiliary education certified by the inspector concerned and the Director of Auxiliary Education Services, and

(b) that his description of field work is satisfactory to the Director of Auxiliary Education Services,

the Minister shall grant him a Specialist Certificate in Auxiliary Education in form 11.

PART 5

COMMERCIAL

ELEMENTARY COMMERCIAL CERTIFICATE

19.(1) The course leading to an Elementary Commercial Certificate shall consist of

- (a) 3 summer sessions, or
- (b) 2 summer sessions and one extramural winter session.

(2) An applicant for admission to the course shall comply with the requirements of regulation 4.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Commercial Certificate in Form 12.

(4) A candidate for the Elementary Commercial Certificate may substitute for the requirement of clause *d* of subregulation 1 of regulation 5 evidence of the successful completion of a course the Minister deems equivalent thereto, under clause *b* of subsection 1 of section 11 of the Act,

INTERMEDIATE COMMERCIAL CERTIFICATE

20.(1) The course leading to an Intermediate Commercial Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall

- (a) comply with the requirements of regulation 4; and
- (b) (i) hold an Elementary Commercial Certificate, or
- (ii) be completing the requirements for the Elementary Commercial Certificate and be following a programme which in the opinion of the principal permits him to take part of the work of the course.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Commercial Certificate in Form 13.

(4) A candidate for the Intermediate Commercial Certificate may substitute for the requirement of clause *d* of subregulation 1 of regulation 5 evidence of the successful completion of a course the Minister deems equivalent thereto, under clause *b* of subsection 1 of section 11 of the Act.

SPECIALIST COMMERCIAL CERTIFICATE

21.(1) The course leading to an Interim Specialist Commercial Certificate shall consist of

- (a) two summer sessions; and
- (b) one extramural winter session.

(2) An applicant for admission to the course shall

- (a) hold an Interim High School Assistant's Certificate, Type B or a Permanent High School Assistant's Certificate; and
- (b) (i) hold an Intermediate Commercial Certificate, or
- (ii) be completing the requirements for the Intermediate Commercial Certificate and be following a programme which in the opinion of the principal permits him to take part of the work of the course.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Interim Specialist Commercial Certificate in Form 14.

(4) A candidate for the Interim Specialist Commercial Certificate may substitute for the requirement of clause *d* of subregulation 1 of regulation 5 evidence of the successful completion of a course the Minister deems equivalent thereto, under clause *b* of subsection 1 of section 11 of the Act.

(5) Where a candidate submits to the Deputy Minister

- (a) his Interim Specialist Commercial Certificate; and
- (b) evidence of two years of successful teaching experience in commercial work subsequent to the date of his interim certificate, certified by the inspector concerned,

the Minister shall grant him a Permanent Specialist Commercial Certificate in Form 15.

PART 6

GUIDANCE

ELEMENTARY GUIDANCE CERTIFICATE

22.(1) The course leading to an Elementary Guidance Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall

- (a) comply with the requirements of regulation 4; and
- (b) submit to the Deputy Minister evidence of two years of successful teaching experience, at least one of which shall have been in the elementary or secondary schools of Ontario, certified by the inspector concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Guidance Certificate in Form 16.

EX-SERVICE PERSONNEL

23.(1) Where a candidate

- (a) holds a certificate qualifying him to teach in an elementary or secondary school in Ontario;
- (b) submits to the Deputy Minister evidence of at least two years of successful teaching experience in an elementary or secondary school in Ontario, certified by the inspector concerned;
- (c) has been honourably discharged from active service in Her Majesty's Forces in World War II; and
- (d) obtained the certificate in clause *a* prior to his enlistment in Her Majesty's Forces in World War II,

he may make application to the Deputy Minister for an Elementary Guidance Certificate upon qualifying therefor

- (e) by completing between the 1st of February and the 30th of April next following the date of his application, such term work in reading, bibliographies, testing, and essays as may be prescribed by the order of the Minister; and
- (f) by taking a final examination which shall be held during the first three weeks of July.

(2) The application shall

- (a) be made on or before the 31st of January in the year in which the applicant seeks to qualify; and
- (b) be accompanied by evidence that the applicant has complied with clauses *a*, *c*, and *d* of subregulation 1.

(3) Where an applicant has

- (a) qualified under subregulation 1;
- (b) completed successfully the term work in reading, bibliography, testing, and essays; and
- (c) passed the final examination,

the Minister shall grant him an Elementary Guidance Certificate in Form 16.

24.(1) Where a candidate submits to the Deputy Minister

- (a) a Vocational Guidance Certificate or an Educational Counselling Certificate granted by the Minister prior to the 1st of September, 1945, and
- (b) a permanent teaching certificate qualifying him to teach in an elementary or secondary school in Ontario,

the Minister shall grant him an Elementary Guidance Certificate in Form 16.

INTERMEDIATE GUIDANCE CERTIFICATE

25.(1) The course leading to an Intermediate Guidance Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Elementary Guidance Certificate.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Guidance Certificate in Form 17.

SPECIALIST CERTIFICATE IN GUIDANCE

26.(1) The course leading to a Specialist Certificate in Guidance shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Intermediate Guidance Certificate.

27.(1) A candidate for the Specialist Certificate in Guidance shall submit to the Director of Guidance Services three typewritten copies of a report on an original study in the field of Guidance, an outline of which has been approved by the Director.

(2) The report on the original study shall be submitted not earlier than six months following the completion of the course.

(3) The candidate shall agree not to publish the report without the written consent of the Minister.

28. Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate

- (a) that he has
 - (i) successfully completed the course, under regulation 5,
 - (ii) complied with the requirements of regulation 27, and
 - (iii) submitted evidence of successful experience in guidance, certified by the inspector concerned and the Director of Guidance Services; and
- (b) that his report on the original study is satisfactory to the Director of Guidance Services,

the Minister shall grant him a Specialist Certificate in Guidance in Form 18.

PART 7

HOME ECONOMICS

ELEMENTARY HOME ECONOMICS CERTIFICATE

29.(1) The course leading to an Elementary Home Economics Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold a certificate qualifying her to teach in an elementary school or in a high or continuation school or a collegiate institute.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that she has successfully completed the course, the Minister shall grant her an Elementary Home Economics Certificate in Form 19.

INTERMEDIATE HOME ECONOMICS CERTIFICATE

30.(1) The course leading to an Interim Intermediate Home Economics Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold an Elementary Home Economics Certificate.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that she has successfully completed the course, the Minister shall grant her an Interim Intermediate Home Economics Certificate in Form 20.

(4) Where a candidate submits to the Deputy Minister

- (a) her Interim Intermediate Home Economics Certificate; and
- (b) evidence of two years of successful teaching experience in home economics in the schools and grades in which the interim certificate is valid,

the Minister shall grant her a Permanent Intermediate Home Economics Certificate in Form 21.

PART 8

INDUSTRIAL ARTS

ELEMENTARY INDUSTRIAL ARTS CERTIFICATE, TYPE B

31.(1) The course leading to an Elementary Industrial Arts Certificate, Type B shall consist of two summer sessions.

(2) An applicant for admission to the course shall comply with the requirements of regulation 4.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Industrial Arts Certificate, Type B, in Form 22.

ELEMENTARY INDUSTRIAL ARTS CERTIFICATE, TYPE A

32.(1) The course leading to an Elementary Industrial Arts Certificate, Type A shall consist of one summer session.

(2) An applicant for admission to the course shall hold

- (a)
 - (i) an Interim or Permanent First Class Certificate, or
 - (ii) an Interim or Permanent Elementary-School Teacher's Certificate, or
 - (iii) an Interim High School Assistant's Certificate, Type B or a Permanent High School Assistant's Certificate, or
 - (iv) a Letter of Standing granted under regulation 12 or 33 or 56 of Ontario Regulations 195/57; and
- (b)
 - (i) an Elementary Industrial Arts Certificate, Type B, or
 - (ii) evidence of the successful completion of the Industrial Arts option of the course leading to the Interim High School Assistant's Certificate, Type B.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Industrial Arts Certificate, Type A in Form 23.

SPECIALIST CERTIFICATE IN INDUSTRIAL ARTS

33.(1) The course leading to the Interim Specialist Certificate in Industrial Arts shall consist of three summer sessions.

(2) An applicant for admission to the course shall

(a) hold

(i) grade 13 standing in English composition or English literature and seven additional papers, and

(ii) an Interim or Permanent Intermediate Industrial Arts Certificate; and

(b) submit to the Deputy Minister evidence of one year of successful teaching experience in industrial arts subsequent to the date of his Interim Intermediate Industrial Arts Certificate, certified by the Inspector of Industrial Arts.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Interim Specialist Certificate in Industrial Arts in Form 24.

(4) Where an applicant submits to the Deputy Minister

(a) his Interim Specialist Certificate in Industrial Arts; and

(b) evidence of two years of successful teaching experience in industrial arts, subsequent to the date of his interim certificate, certified by the Inspector of Industrial Arts,

the Minister shall grant him a Permanent Specialist Certificate in Industrial Arts in Form 25.

PART 9

CERTIFICATE IN JUNIOR EDUCATION

34.(1) The course leading to a Certificate in Junior Education shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) hold

(i) a certificate qualifying him to teach in the elementary schools of Ontario, or

(ii) a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57; and

(b) submit evidence of two years of successful teaching experience, at least one year of which shall be in the elementary schools of Ontario, certified by the inspector concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Certificate in Junior Education in Form 26.

PART 10

MUSIC

ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE B

35.(1) The course leading to an Elementary Vocal Music Certificate, Type B shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) hold

(i) a certificate qualifying him to teach in an elementary school in Ontario or a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57, or

(ii) the Secondary School Graduation Diploma of the General Course or standing the Minister deems equivalent thereto, under clause b of subsection 1 of section 11 of the Act; and

(b) submit evidence of musical training satisfactory to the Director of Music.

(3) Where, under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Vocal Music Certificate, Type B, in Form 27.

INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE B

36.(1) The course leading to an Intermediate Vocal Music Certificate, Type B, shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Elementary Vocal Music Certificate, Type B.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Vocal Music Certificate, Type B in Form 28.

SUPERVISOR'S CERTIFICATE IN VOCAL MUSIC

37.(1) The course leading to a Supervisor's Certificate in Vocal Music shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Intermediate Vocal Music Certificate, Type B.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Supervisor's Certificate in Vocal Music in Form 29.

ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE A

38.(1) The course leading to an Elementary Vocal Music Certificate, Type A shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) hold

(i) a certificate qualifying him to teach in a secondary school in Ontario, or a Letter of Standing granted under regulation 56 or 63 of Ontario Regulations 195/57, or

- (ii) the Secondary School Graduation Diploma of the General Course or standing the Minister deems equivalent thereto under clause *b* of subsection 1 of section 11 of the Act;

(b) submit to the Deputy Minister evidence of musical training satisfactory to the Director of Music; and

(c) be, in the opinion of the Director of Music, competent to teach vocal music in the secondary schools.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Vocal Music Certificate, Type A in Form 30.

INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE A

39.(1) The course leading to an Intermediate Vocal Music Certificate, Type A shall consist of one summer session.

(2) An Applicant for admission to the course shall hold an Elementary Vocal Music Certificate, Type A.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Vocal Music Certificate, Type A in Form 31.

SPECIALIST CERTIFICATE IN VOCAL MUSIC

40.(1) The course leading to an Interim Specialist Certificate in Vocal Music shall consist of one summer session.

(2) An applicant for admission to the course shall hold

(a) an Intermediate Vocal Music Certificate, Type A; and

(b) one of

- (i) the degree of Bachelor of Music of the University of Toronto,
- (ii) the degree of Bachelor of Arts obtained in the honour course in music at the University of Toronto,
- (iii) the diploma of Associate of the Royal Conservatory of Music of Toronto,
- (iv) the diploma of Associate of the Western Ontario Conservatory of Music,
- (v) the diploma of Music Graduate in Pedagogy of the University of Western Ontario,
- (vi) the diploma of Fellow of the Canadian College of Organists,
- (vii) the diploma of Fellow of the Royal College of Organists,
- (viii) the Grade V certificate in Theory of the Royal Conservatory of Music of Toronto and any one of the diploma of Licentiate of the Royal Schools of Music, London, England, the diploma of Associate of the Trinity College of Music, London, England, the diploma of Associate of the Royal College of Music, London, England, or
- (ix) standing the Minister deems equivalent to the standing in sub-clauses i to viii, under clause *b* of subsection 1 of section 11 of the Act.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Interim Specialist Certificate in Vocal Music in Form 32.

(4) Where an applicant submits to the Deputy Minister

(a) his Interim Specialist Certificate in Vocal Music; and

(b) evidence of two years of successful teaching experience in music subsequent to the date of his interim certificate, certified by the Director of Music,

the Minister shall grant him a Permanent Specialist Certificate in Vocal Music in Form 33.

ELEMENTARY INSTRUMENTAL MUSIC CERTIFICATE

41.(1) The course leading to an Elementary Instrumental Music Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) (i) comply with the requirements of regulation 4, or

(ii) hold the Secondary School Graduation Diploma of the General Course or standing the Minister deems equivalent thereto under clause *b* of subsection 1 of section 11 of the Act, and

(b) be, in the opinion of the Director of Music, competent to teach instrumental music in the elementary or secondary schools.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Instrumental Music Certificate in Form 34.

INTERMEDIATE INSTRUMENTAL MUSIC CERTIFICATE

42.(1) The course leading to an Intermediate Instrumental Music Certificate shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Elementary Instrumental Music Certificate.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Instrumental Music Certificate in Form 35.

SPECIALIST CERTIFICATE IN INSTRUMENTAL MUSIC

43.(1) The course leading to an Interim Specialist Certificate in Instrumental Music shall consist of one summer session.

(2) An applicant for admission to the course shall hold

(a) an Intermediate Instrumental Music Certificate, and

(b) one of

- (i) the degree of Bachelor of Music of the University of Toronto,
- (ii) the degree of Bachelor of Arts obtained in the honour course in music at the University of Toronto,
- (iii) the diploma of Associate of the Royal Conservatory of Music of Toronto,

- (iv) the diploma of Associate of the Western Ontario Conservatory of Music,
- (v) the diploma of Music Graduate in Pedagogy of the University of Western Ontario,
- (vi) the diploma of Fellow of the Canadian College of Organists,
- (vii) the diploma of Fellow of the Royal College of Organists,
- (viii) the Grade V certificate in Theory of the Royal Conservatory of Music of Toronto and any one of the diploma of Licentiate of the Royal Schools of Music, London, England, the diploma of Licentiate of the Trinity College of Music, London, England, the diploma of Associate of the Royal College of Music, London, England.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Interim Specialist Certificate in Instrumental Music in Form 36.

(4) Where an applicant submits to the Deputy Minister

- (a) his Interim Specialist Certificate in Instrumental Music; and
- (b) evidence of two years of successful teaching experience in instrumental music subsequent to the date of his interim certificate,

the Minister shall grant him a Permanent Specialist Certificate in Instrumental Music in Form 37.

PART 11

PHYSICAL AND HEALTH EDUCATION

ELEMENTARY PHYSICAL AND HEALTH EDUCATION CERTIFICATE, TYPE B

44.(1) The course leading to an Elementary Physical and Health Education Certificate, Type B, shall consist of one summer session.

(2) An applicant for admission to the course shall hold

- (a) a certificate qualifying him to teach in an elementary school in Ontario, or
- (b) a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Physical and Health Education Certificate, Type B in Form 38.

INTERMEDIATE PHYSICAL AND HEALTH EDUCATION CERTIFICATE, TYPE B

45.(1) The course leading to an Intermediate Physical and Health Education Certificate, Type B, shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Elementary Physical and Health Education Certificate, Type B.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Physical and Health Education Certificate, Type B in Form 39.

SUPERVISOR'S CERTIFICATE IN PHYSICAL AND HEALTH EDUCATION

46.(1) The course leading to an Interim Supervisor's Certificate in Physical and Health Education shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Intermediate Physical and Health Education Certificate, Type B.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) an awareness and appreciation of physical and health education's contribution to general education,
 - (ii) a reasonable level of skill in the physical activities of the course,
 - (iii) an ability to apply the latest developments in educational psychology and pedagogy to physical and health education, and
 - (vi) a knowledge of how to develop positive attitudes towards fitness, a variety of recreational skills, and the physical skills of good body mechanics,

the Minister shall grant him an Interim Supervisor's Certificate in Physical and Health Education in Form 40.

(4) Where an applicant submits to the Deputy Minister

- (a) his Interim Supervisor's Certificate in Physical and Health Education; and
- (b) evidence of two years of successful teaching of physical and health education in at least three grades of an elementary school subsequent to the date of the interim certificate, certified by the inspector concerned,

the Minister shall grant him a Permanent Supervisor's Certificate in Physical and Health Education in Form 41.

INTERMEDIATE PHYSICAL AND HEALTH EDUCATION CERTIFICATE, TYPE A

47.(1) The course leading to an Intermediate Physical and Health Education Certificate, Type A shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold a certificate qualifying him to teach in a high or continuation school or a collegiate institute.

(3) Where an applicant holds an Interim or Permanent Elementary Physical and Health Education Certificate, Type A granted under former regulations, he may be admitted to the second summer session.

(4) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) an awareness and appreciation of physical and health education's contribution to general education,
 - (ii) a reasonable level of skill in the physical activities of the course,
 - (iii) an ability to apply the latest developments in educational psychology and pedagogy to physical and health education, and
 - (iv) a knowledge of how to develop positive attitudes towards fitness, a variety of recreational skills, and the physical skills of good body mechanics,

the Minister shall grant him an Intermediate Physical and Health Education Certificate, Type A in Form 42.

SPECIALIST CERTIFICATE IN PHYSICAL AND HEALTH EDUCATION

48.(1) The course leading to an Interim Specialist Certificate in Physical and Health Education shall consist of one summer session.

(2) Subject to subregulation 3, an applicant for admission to the course shall

- (a) hold an Interim High School Assistant's Certificate, Type B or a Permanent High School Assistant's Certificate, and an Intermediate Physical and Health Education Certificate, Type A; and
 - (b) submit evidence of at least one year of teaching experience in a secondary school or in Grade 9 or 10 of an elementary school in Ontario, certified by the inspector concerned.
- (3) Where an applicant
- (a) holds
 - (i) an Interim High School Assistant's Certificate, Type B, and
 - (ii) an Interim or Permanent Supervisor's Certificate in Physical and Health Education; and
 - (b) passes the qualifying examination held at the beginning of the course,

he shall be admitted to the course.

(4) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has

- (a) successfully completed the course, under regulation 5; and
- (b) in the opinion of the principal and staff, shown
 - (i) an awareness and appreciation of physical and health education's contribution to general education,
 - (ii) a reasonable level of skill in the physical activities of the course,
 - (iii) an ability to apply the latest developments in educational psychology and pedagogy to physical and health education,

- (iv) a knowledge of how to develop positive attitudes towards fitness, a variety of recreational skills and the physical skills of good body mechanics,
- (v) an understanding of physical and health education's contribution to the social and mental and emotional development of the child,
- (vi) an ability to cope successfully with the organizational, administrative and personnel responsibilities of department headship in all phases of a secondary school physical education programme,

the Minister shall grant him an Interim Specialist Certificate in Physical and Health Education in Form 43.

(5) Where an applicant submits to the Deputy Minister

- (a) his Interim Specialist Certificate in Physical and Health Education; and
- (b) evidence of two years of successful teaching experience in physical and health education in the schools and grades in which his interim certificate is valid, certified by the inspector concerned,

the Minister shall grant him a Permanent Specialist Certificate in Physical and Health Education in Form 44.

PART 12

PRIMARY EDUCATION

PRIMARY METHODS CERTIFICATE

49.(1) The course leading to a Primary Methods Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall hold

- (a) a certificate qualifying her to teach in an elementary school in Ontario; or
- (b) a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that she has successfully completed the course, the Minister shall grant her a Primary Methods Certificate in Form 45.

SUPERVISOR'S CERTIFICATE IN PRIMARY EDUCATION

50.(1) The course leading to a Supervisor's Certificate in Primary Education shall consist of one summer session.

(2) An applicant for admission to the course shall

- (a) hold a Primary Methods Certificate; and
- (b) submit evidence of at least five years of successful teaching experience, at least three years of which shall have been in Grades 1, 2, or 3, of an elementary school in Ontario, certified by the inspector concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that she has successfully completed the course, the Minister shall grant her a Supervisor's Certificate in Primary Education in Form 46.

(4) Where an applicant submits to the Deputy Minister her certificate in Primary Education, Course III granted under former regulations, the Minister shall grant her a Supervisor's Certificate in Primary Education in Form 46.

PART 13

SCHOOL LIBRARIANSHIP

ELEMENTARY CERTIFICATE IN SCHOOL LIBRARIANSHIP

51.(1) The course leading to the Elementary Certificate in School Librarianship shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) hold an Interim High School Assistant's Certificate, Type B, or a Permanent High School Assistant's Certificate; and

(b) submit to the Deputy Minister evidence of at least one year of successful teaching experience in a secondary school in Ontario, certified by the inspector concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Elementary Certificate in School Librarianship in Form 47.

INTERMEDIATE CERTIFICATE IN SCHOOL LIBRARIANSHIP

52.(1) The course leading to an Intermediate Certificate in School Librarianship shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) hold an Elementary Certificate in School Librarianship; and

(b) submit evidence of successful experience in administering a secondary school library, certified by the principal of the secondary school concerned.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him an Intermediate Certificate in School Librarianship in Form 48.

SPECIALIST CERTIFICATE IN SCHOOL LIBRARIANSHIP

53.(1) The course leading to a Specialist Certificate in School Librarianship shall consist of one summer session.

(2) An applicant for admission to the course shall hold an Intermediate Certificate in School Librarianship.

(3) A candidate for the Specialist Certificate in School Librarianship shall submit to the Inspector of Secondary School Libraries three typewritten copies of a report of an original study in the field of school-library services, an outline of which has been approved by the Inspector.

(4) The report on the original study shall be submitted not earlier than six months following the completion of the course.

(5) The candidate shall agree not to publish the report without the written consent of the Minister.

(6) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate

(a) that he has

(i) successfully completed the course, under regulation 5,

(ii) complied with the requirements of regulation 54, and

(iii) submitted evidence of successful experience in school-library services, certified by the principal of the secondary school concerned and the Inspector of Secondary School Libraries; and

(b) that his report on the original study is satisfactory to the Inspector of Secondary School Libraries,

the Minister shall grant him a Specialist Certificate in School Librarianship in Form 49.

PART 14

TEACHER OF THE DEAF

54.(1) The course leading to a Certificate as Teacher of the Deaf shall consist of

(a) three summer sessions, and

(b) four weeks of observation and practice-teaching under the direction of the Superintendent of the Ontario School for the Deaf.

(2) An applicant for admission to the course shall hold a certificate qualifying him to teach in an elementary school in Ontario.

(3) Where the Superintendent of the Ontario School for the Deaf and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Certificate as Teacher of the Deaf in Form 50.

PART 15

INTERMEDIATE EDUCATION

55.(1) The course leading to a Certificate in Intermediate Education shall consist of one summer session.

(2) An applicant for admission to the course shall

(a) (i) hold a certificate qualifying him to teach in the elementary schools of Ontario, and

(ii) submit to the Deputy Minister evidence of at least two years of teaching experience in the elementary schools of Ontario on a certificate valid in those schools; or

(b) (i) hold a Letter of Standing granted under regulation 11 or 12 or 33 or 34 of Ontario Regulations 195/57, and

(ii) submit to the Deputy Minister evidence of at least two years of teaching experience, at least one year of which has been in the elementary schools of Ontario.

(3) Where the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Certificate in Intermediate Education in Form 51.

PART 16

TEACHING ENGLISH AS A SECOND LANGUAGE

56.(1) The course leading to a Certificate in Teaching English as a Second Language shall consist of one summer session.

(2) An applicant for admission to the course shall

- (a) hold a certificate qualifying him to teach in an elementary or secondary school in Ontario, and
- (b) submit to the Deputy Minister evidence that during the school-year following the summer session he will be supervising or teaching evening classes in English and citizenship for adult newcomers to Ontario.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Certificate in Teaching English as a Second Language in Form 52.

PART 17

SECONDARY SCHOOL PRINCIPAL'S CERTIFICATE

57.(1) The course leading to a Secondary School Principal's Certificate shall consist of two summer sessions.

(2) An applicant for admission to the course shall

- (a) hold a Permanent High School Assistant's Certificate,
- (b) have completed at least five years of teaching experience, at least three years of which have been in a secondary school in Ontario,
- (c) have been rated by the inspector concerned as a better-than-average teacher for at least the last two years of his teaching experience, and
- (d) pass an oral examination conducted under the direction of the Superintendent of Secondary Education.

(3) Where under regulation 5 the principal and the Registrar report to the Deputy Minister on behalf of a candidate that he has successfully completed the course, the Minister shall grant him a Secondary School Principal's Certificate in Form 53.

PART 18

REVOCATION OF REGULATIONS

58. Regulations 66 of Consolidated Regulations of Ontario 1950, and Ontario Regulations 304/51, 303/51 and 31/56 are revoked.

A. K. ROBERTS,
Acting Minister of Education.

Toronto, August 4th, 1958.

FORM 1

The Department of Education Act, 1954

ELEMENTARY AGRICULTURE CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for The Department of Education, is hereby granted an Elementary Agriculture Certificate, valid in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 2

The Department of Education Act, 1954

INTERMEDIATE AGRICULTURE CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for The Department of Education, is hereby granted an Intermediate Agriculture Certificate, valid in a high or continuation school or a collegiate institute and in grades 9 and 10 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 3

The Department of Education Act, 1954

PERMANENT SPECIALIST CERTIFICATE IN AGRICULTURE

This is to certify that.....
having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Specialist Certificate in Agriculture, valid in a high or continuation school or a collegiate institute and in grades 9 and 10 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 4

The Department of Education Act, 1954

ELEMENTARY ART CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for The Department of Education, is hereby granted an Elementary Art Certificate, valid in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 5

The Department of Education Act, 1954

INTERMEDIATE ART CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for The Department of Education, is hereby granted an Intermediate Art Certificate, valid in an elementary school and in a high or continuation school or a collegiate institute.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 6

The Department of Education Act, 1954

SUPERVISOR'S CERTIFICATE IN ART

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted a
 Supervisor's Certificate in Art, valid in an elementary
 school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 7

The Department of Education Act, 1954

SPECIALIST CERTIFICATE IN ART

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted a
 Specialist Certificate in Art, valid in a high or con-
 tinuation school or collegiate institute.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 8

The Department of Education Act, 1954

AUDIO-VISUAL METHODS CERTIFICATE

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted an
 Audio-Visual Methods Certificate valid in an
 elementary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 9

*The Department of Education Act, 1954*ELEMENTARY AUXILIARY EDUCATION
CERTIFICATE

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted an
 Elementary Auxiliary Education Certificate, valid in
 an elementary and a secondary school. The course
 included the following option:

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 10

*The Department of Education Act, 1954*INTERMEDIATE AUXILIARY EDUCATION
CERTIFICATE

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted an
 Intermediate Auxiliary Education Certificate, valid in
 an elementary and a secondary school. The following
 options were taken as part of the course:

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 11

*The Department of Education Act, 1954*SPECIALIST CERTIFICATE IN AUXILIARY
EDUCATION

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted a
 Specialist Certificate in Auxiliary Education, valid in an
 elementary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 12

The Department of Education Act, 1954

ELEMENTARY COMMERCIAL CERTIFICATE

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted an
 Elementary Commercial Certificate, valid in an
 elementary school and for the commercial work option
 of the general course in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 13

The Department of Education Act, 1954

INTERMEDIATE COMMERCIAL CERTIFICATE

This is to certify that.....
 having complied with the regulations prescribed for
 The Department of Education, is hereby granted an
 Intermediate Commercial Certificate, valid in an
 elementary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 14

*The Department of Education Act, 1954*INTERIM SPECIALIST COMMERCIAL
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Specialist Commercial Certificate, valid in a
secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 15

*The Department of Education Act, 1954*PERMANENT SPECIALIST COMMERCIAL
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Specialist Commercial Certificate, valid in
a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 16

The Department of Education Act, 1954

ELEMENTARY GUIDANCE CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Guidance Certificate, valid in an
elementary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 17

The Department of Education Act, 1954

INTERMEDIATE GUIDANCE CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Guidance Certificate, valid in an elemen-
tary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 18

The Department of Education Act, 1954

SPECIALIST CERTIFICATE IN GUIDANCE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Specialist Certificate in Guidance, valid in an elemen-
tary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 19

*The Department of Education Act, 1954*ELEMENTARY HOME ECONOMICS
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Home Economics Certificate, valid for
part-time instruction in grades 7, 8, 9, and 10 of an
elementary school in which the holder is otherwise
qualified to teach, and for part-time instruction in
grades 9 and 10 of a secondary school in which the
holder is otherwise qualified to teach.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 20

*The Department of Education Act, 1954*INTERIM INTERMEDIATE HOME ECONOMICS
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Intermediate Home Economics Certificate,
valid for full-time teaching in grades 7 to 10 of an
elementary school and in grades 9 and 10 of a secondary
school if the holder is qualified to teach in an elementary
school, and also in grades 9 to 12 of a secondary school
in which the holder is otherwise qualified to teach, for
two years from the date hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 21

The Department of Education Act, 1954

PERMANENT INTERMEDIATE HOME ECONOMICS CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Intermediate Home Economics Certificate,
valid for full-time teaching in grades 7 to 10 of an
elementary school and in grades 9 and 10 of a secondary
school if the holder is qualified to teach in an elementary
school, and also in grades 9 to 12 of a secondary school
in which the holder is otherwise qualified to teach.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 22

The Department of Education Act, 1954

ELEMENTARY INDUSTRIAL ARTS CERTIFICATE, TYPE B

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Industrial Arts Certificate, Type B, valid
in an elementary school in which the holder is otherwise
qualified to teach.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 23

The Department of Education Act, 1954

ELEMENTARY INDUSTRIAL ARTS CERTIFICATE, TYPE A

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Industrial Arts Certificate, Type A, valid
for part-time instruction in grades 9 and 10 of an
elementary school in which the holder is otherwise
qualified to teach and in grades 9 and 10 of a secondary
school in which the holder is otherwise qualified to
teach.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 24

The Department of Education Act, 1954

INTERIM SPECIALIST CERTIFICATE IN INDUSTRIAL ARTS

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Specialist Certificate in Industrial Arts, valid

in an elementary school in which he is otherwise
qualified to teach, and for full-time instruction in a
secondary school, for two years from the date hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 25

The Department of Education Act, 1954

PERMANENT SPECIALIST CERTIFICATE IN INDUSTRIAL ARTS

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Specialist Certificate in Industrial Arts,
valid in an elementary school in which he is otherwise
qualified to teach, and for full-time instruction in a
secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 26

The Department of Education Act, 1954

CERTIFICATE IN JUNIOR EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Certificate in Junior Education, valid in grades 4, 5,
and 6 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 27

The Department of Education Act, 1954

ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE B

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Vocal Music Certificate, Type B, valid in
one room of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar Minister of Education

FORM 28

*The Department of Education Act, 1954*INTERMEDIATE VOCAL MUSIC CERTIFICATE,
TYPE B

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Vocal Music Certificate, Type B, valid
for part-time instruction in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 29

*The Department of Education Act, 1954*SUPERVISOR'S CERTIFICATE IN
VOCAL MUSIC

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Supervisor's Certificate in Vocal Music, valid in an
elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 30

*The Department of Education Act, 1954*ELEMENTARY VOCAL MUSIC CERTIFICATE,
TYPE A

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Vocal Music Certificate, Type A, valid in
an elementary school and in grades 9 and 10 of a con-
tinuation school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 31

*The Department of Education Act, 1954*INTERMEDIATE VOCAL MUSIC CERTIFICATE,
TYPE A

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Vocal Music Certificate, Type A, valid
in grades 9 and 10 of an elementary school and in grades
9, 10, 11, and 12 of a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 32

*The Department of Education Act, 1954*INTERIM SPECIALIST CERTIFICATE IN
VOCAL MUSIC

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Specialist Certificate in Vocal Music, valid
in a secondary school, for two years from the date
hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 33

*The Department of Education Act, 1954*PERMANENT SPECIALIST CERTIFICATE IN
VOCAL MUSIC

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Specialist Certificate in Vocal Music, valid
in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 34

*The Department of Education Act, 1954*ELEMENTARY INSTRUMENTAL MUSIC
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Instrumental Music Certificate, valid in
an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 35

*The Department of Education Act, 1954*INTERMEDIATE INSTRUMENTAL MUSIC
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Instrumental Music Certificate, valid in
an elementary school and in grades 9, 10, 11, and 12 of a
secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 36

*The Department of Education Act, 1954*INTERIM SPECIALIST CERTIFICATE IN
INSTRUMENTAL MUSIC

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Specialist Certificate in Instrumental Music,
valid in an elementary and a secondary school, for two
years from the date hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 37

*The Department of Education Act, 1954*PERMANENT SPECIALIST CERTIFICATE IN
INSTRUMENTAL MUSIC

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Specialist Certificate in Instrumental
Music, valid in an elementary and a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 38

*The Department of Education Act, 1954*ELEMENTARY PHYSICAL AND HEALTH
EDUCATION CERTIFICATE, TYPE B

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Physical and Health Education Certificate,
Type B, valid in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 39

*The Department of Education Act, 1954*INTERMEDIATE PHYSICAL AND HEALTH
EDUCATION CERTIFICATE, TYPE B

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Physical and Health Education Certificate,
Type B, valid in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 40

*The Department of Education Act, 1954*INTERIM SUPERVISOR'S CERTIFICATE IN
PHYSICAL AND HEALTH EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Supervisor's Certificate in Physical and Health
Education, valid in an elementary school, for two
years from the date hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 41

*The Department of Education Act, 1954*PERMANENT SUPERVISOR'S CERTIFICATE
IN PHYSICAL AND HEALTH EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Supervisor's Certificate in Physical and
Health Education, valid in an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 42

*The Department of Education Act, 1954*INTERMEDIATE PHYSICAL AND HEALTH
EDUCATION CERTIFICATE, TYPE A

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Physical and Health Education Certificate,
Type A, valid in a high or continuation school
or in grade 9 or 10 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 43

*The Department of Education Act, 1954*INTERIM SPECIALIST CERTIFICATE IN
PHYSICAL AND HEALTH EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Interim Specialist Certificate in Physical and Health
Education, valid in a secondary school, for two years
from the date hereof.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 44

*The Department of Education Act, 1954*PERMANENT SPECIALIST CERTIFICATE IN
PHYSICAL AND HEALTH EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Permanent Specialist Certificate in Physical and Health
Education, valid in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 45

The Department of Education Act, 1954

PRIMARY METHODS CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Primary Methods Certificate, valid in kindergarten
and grades 1, 2, and 3 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 46

*The Department of Education Act, 1954*SUPERVISOR'S CERTIFICATE IN PRIMARY
EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Supervisor's Certificate in Primary Education, valid
in kindergarten and grades 1, 2, and 3 of an elementary
school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 47

*The Department of Education Act, 1954*ELEMENTARY CERTIFICATE IN SCHOOL
LIBRARIANSHIP

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Elementary Certificate in School Librarianship, valid
in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 48

*The Department of Education Act, 1954*INTERMEDIATE CERTIFICATE IN SCHOOL
LIBRARIANSHIP

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted an
Intermediate Certificate in School Librarianship, valid
in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 49

*The Department of Education Act, 1954*SPECIALIST CERTIFICATE IN SCHOOL
LIBRARIANSHIP

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Specialist Certificate in School Librarianship, valid
in a secondary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 50

The Department of Education Act, 1954

CERTIFICATE AS TEACHER OF THE DEAF

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Certificate as Teacher of the Deaf, valid in oral classes
for deaf children and in The Ontario School for the
Deaf.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 51

*The Department of Education Act, 1954*CERTIFICATE IN INTERMEDIATE
EDUCATION

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Certificate in Intermediate Education, valid in grade
7 and 8 of an elementary school.

Dated at Toronto this.....day of.....19....

Registered Number.....

.....
Registrar.....
Minister of Education

FORM 52

*The Department of Education Act, 1954*CERTIFICATE IN TEACHING
ENGLISH AS A SECOND LANGUAGE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Certificate in Teaching English as a Second Language.

Dated at Toronto this.....day of.....19....

Registered Number.....

..... Registrar Minister of Education

FORM 53

*The Department of Education Act, 1954*SECONDARY SCHOOL PRINCIPAL'S
CERTIFICATE

This is to certify that.....
having complied with the regulations prescribed for
The Department of Education, is hereby granted a
Secondary School Principal's Certificate.

Dated at Toronto this.....day of.....19....

Registered Number.....

..... Registrar Minister of Education

(6046) 36

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 227/58.

General Legislative Grants.

Amending O. Reg. 49/58.

Made—21st July, 1958.

Approved—21st August, 1958.

Filed—26th August, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE
DEPARTMENT OF EDUCATION ACT, 1954

1. In these regulations "principal regulations"
means Ontario Regulations 49/58.

2.(1) Clause *b* of subregulation 3 of regulation 7
of the principal regulations is revoked and the following
substituted therefor:

(b) "number of class-rooms" means

(i) for the board of a larger unit of adminis-
tration the number of open class-
rooms on the first school-day of the
current year, together with one-half
of a class-room for each of the former
school-sections or separate-school areas
in which the board is not operating a
school and which are included in the
larger unit,

(ii) for a board all of whose pupils are
attending a school operated by another
board, the quotient, adjusted to the next
largest whole number, obtained by
dividing the number of those pupils
enrolled on the first school-day of
the current year by 39,

(iii) for a board operating a school and
having more than 20 pupils enrolled on
the first school-day in the current year
at a school operated by another board,
the number of open class-rooms on the
first school-day of the current year
added to the quotient, adjusted to the
next largest whole number, obtained
dividing the number of those pupils by
39, and

(vi) for other boards, the number of open
class-rooms on the first school-day of
the current year

but in determining the number of open class-
rooms, open class-rooms in excess of the
number in sub-regulation 3 of regulation 8 shall
not be counted.

(2) Clause *e* of subregulation 3 of the said regulation
7 is revoked and the following substituted therefor:

(e) "open class-room" means a class-room used
throughout each school-day by pupils in the
charge of a teacher, and where a class-room
is used for half of each school-day for kinder-
garten purposes the class-room is half an
open class-room.

3. Clause *e* of subregulation 6 of regulation 10 of
the principal regulations is amended by striking out
"excluding those whose fees are payable by another
board" in the second and third lines.

4. Subregulation 2 of regulation 11 of the principal
regulations is revoked and the following substituted
therefor:

(2) In the year in which a former school section
or a former separate-school area is withdrawn
from a larger unit of administration, no grant
in respect of that section or area shall be paid
under subregulation 1.

5. Subregulation 2 of regulation 12 of the principal
regulations is revoked and the following substituted
therefor:

(2) Where part of a school section or a separate-
school area is transferred from one board to
another, for the year following the transfer

(a) the grant, exclusive of the grant
calculated under subregulation 1 of
regulation 11, shall be calculated as
though there had been no transfer;

(b) the portion of the grant calculated in
respect of the debenture instalment on a
debenture issued on behalf of either
the part remaining or the part trans-
ferred shall be paid to the board of the
school section or separate-school area
in the part remaining or in the part
transferred, as the case may be;

(c) the remainder of the grant calculated
under clause *a* shall be paid to each
board in the proportion that the num-
ber of pupils residing in the remaining
part and residing in the part trans-
ferred, respectively, bears, on the last
school-day of September preceding the
transfer, to the number of pupils
residing in the section or area being
divided; and

(d) where applicable, the grant under sub-
regulation 1 of regulation 11 shall be
calculated in respect of the number of
former sections or areas remaining in
the larger unit of administration and
be paid to the board of the larger unit
of administration.

6. Subregulation 2 of regulation 24 of the principal regulations is revoked and the following substituted therefor:

- (2) Where part of a high- or continuation-school district is transferred from one board to another, for the year of the transfer
 - (a) the grant shall be calculated as though there had been no transfer;
 - (b) the portion of the grant calculated in respect of the debenture instalment on a debenture issued on behalf of either the part remaining or the part transferred shall be paid to the board of the high- or continuation-school district in the part remaining or in the part transferred, as the case may be; and
 - (c) the remainder of the grant calculated under clause *a* shall be paid to each board in the proportion that the number of pupils residing in the remaining part and residing in the part transferred, respectively, bears, on the last school-day of September in the year preceding the transfer, to the number of pupils residing in the area being divided.

7. Subregulation 1 of regulation 25 of the principal regulations is revoked and the following substituted therefor:

- (1) In the year in which
 - (a) one or more municipalities not previously included in a high-school district are established as a high-school district, or
 - (b) either a township or at least 16 school sections or former school sections not previously included in a high-school district are added to an existing high-school district and the enrolment of resident secondary-school pupils in the area being added exceeds, on the last school-day of September preceding the addition, 20 per cent of the enrolment of resident secondary-school pupils in the existing high-school district,

and in each year thereafter until the year following that in which the board has operated a school for a year, the average daily attendance and recognized cost for the current year shall be used for the purposes of this Part.

8. Part 5 of the principal regulations is revoked and the following substituted therefor:

PART 5

GRANTS FOLLOWING ANNEXATION

INTERPRETATION

35. In this Part "annexation" includes amalgamation.
36. This Part applies to grants where annexation became effective on or after the 1st of January 1949.
- 37.(1) In the year in which the whole or part of a municipality is annexed to an urban municipality, the grant shall be calculated
 - (a) in the case of public or separate schools, under regulation 12; and
 - (b) in the case of secondary schools, under regulation 24.

- (2) Where the whole or part of a municipality is annexed to an urban municipality, and at the date of annexation there were outstanding debentures for one or more school buildings in that municipality or part, as the case may be, the payments on the debentures, to the extent that they were eligible for grant for the board of the school section, separate-school area, or high-school district in the area annexed in the year preceding annexation, shall, except in the year of annexation, form part of the recognized cost of the public-, separate-, or high-school board of the urban municipality and the grant thereon shall be calculated at the rate applicable to
 - (a) the board of the school section, separate-school area, or high-school district in the annexed area for the preceding annexation;
 - (b) the board of the school section, separate-school area, or high-school district of the urban municipality for the year preceding annexation; or
 - (c) the board of the school section, separate-school area, or high-school district of the urban municipality for the current year,

whichever is the greatest.

9. The principal regulations are amended by adding thereto the following Part:

PART 7A

GRANTS FOR THE CONSTRUCTION AND EQUIPMENT OF VOCATIONAL UNITS

39a.(1) This Part applies to boards that qualify for payment under an agreement between Ontario and Canada whereby Canada reimburses Ontario for a portion of a payment by Ontario to boards for the construction and equipment of new vocational units.

- (2) In addition to the amount recognized for grant purposes under the provisions of subregulation 3 of regulation 18, the Minister may approve for grant purposes, an amount, not exceeding \$10,000 per unit, of a board's disbursement for the construction and equipment of new vocational units.
- (3) A board that operates a vocational school shall be paid in the current year a grant of a percentage of the amount approved under subregulation 2 at the rate applicable for an approved capital expenditure in the year in which the disbursement is made.

- (4) In this Part, "vocational unit" means a vocational shop, a vocational drafting room, a vocational science laboratory, or a vocational class-room for typewriters or business machines, in a vocational or a composite school.

10. Regulation 40 of the principal regulations is amended by adding thereto the following subregulations:

- (4) Where the grant for the preceding year for the board of a public or separate school was based on population, the assessment per class-room for that year shall be deemed to be that which would have been used if that grant had been based upon assessment per class-room.

- (5) Where the grant for the preceding year for the board of a secondary school was based only on population, the assessment per capita for that year shall be deemed to be that which would have been used if that grant had been based upon assessment per capita.

Toronto, July 21, 1958.

W. J. DUNLOP,
Minister of Education.

(6047)

36

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 228/58.

General Regulations.

Amending Regulations 87 of Consolidated Regulations of Ontario, 1950.

Made—7th August, 1958.

Filed—26th August, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1.(1) Subregulation 6 of regulation 27 of Regulations 87 of Consolidated Regulations of Ontario 1950, as remade by regulation 3 of Ontario Regulations 208/57, is revoked and the following substituted therefor:

- (6) The fees payable for grading of tomatoes bought for processing and received by a processor shall be 32 cents a ton or fraction thereof.

(2) Subregulation 6e of the said regulation 27, as made by subregulation 2 of regulation 6 of Ontario Regulations 116/54, is revoked and the following substituted therefor:

- (6e) The fees payable for grading of carrots bought for processing and received by a processor shall be at the rate of \$12 a day, for each day or part thereof during which a grader is engaged in grading the carrots at a plant or receiving station of the processor.

Dated at Toronto, this 7th day of August, 1958.

W. A. GOODFELLOW,
Minister of Agriculture.

(6048)

36

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 229/58.

General Amendments.

Amending Regulations 358 of Consolidated Regulations of Ontario, 1950.

Made—27th August, 1958.

Filed—8th August, 1958.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Regulations 358 of Consolidated Regulations of Ontario, 1950 are amended by adding thereto the following regulation:

RECIPROCAL RIGHTS—ENGLAND, WALES

- 9c. A person who has not established credit under subregulation 1 of regulation 9 and who has credit in the pension fund of England and Wales for all of his contributory teaching in England or Wales and who has been employed in Ontario for a period of at least 15 years and in England or Wales for a period of time which, if both periods had been served in Ontario, would have entitled him to a superannuation allowance under the Act, is entitled to be paid a superannuation allowance under the Act calculated on the basis of his average salary for the last 10 years for which he made contributions to the fund and bearing the same ratio to the allowance to which he would have been entitled if all his contributory teaching had been done in Ontario as the number of his years of contributory teaching in Ontario bears to the number, not exceeding 35, of his years of contributory teaching in Ontario and in England or Wales.

2.—(1) Subregulation 1 of regulation 10 of Regulations 358 of Consolidated Regulations of Ontario, 1950, as remade by subregulation 1 of regulation 3 of Ontario Regulations 94/56, is amended by striking out "1958" in the second line and inserting in lieu thereof "1960".

(2) Subregulation 2 of the said regulation 10, as remade by subregulation 2 of regulation 3 of Ontario Regulations 94/56, is amended by striking out "1958" in the first line and inserting in lieu thereof "1960".

3.—(1) Clause g of regulation 18a of Regulations 358 of Consolidated Regulations of Ontario, 1950, as made by regulation 1 of Ontario Regulations 201/57, is revoked and the following substituted therefor:

- (g) St. Andrew's Convent, St. Andrews West

(2) The said regulation 18a is further amended by adding thereto the following clauses:

- (r) Ridley College, St. Catharines
- (s) Upper Canada College, Toronto
- (t) Havergal College, Toronto
- (u) Lakefield Preparatory School, Lakefield
- (v) Bishop Strachan School, Toronto
- (w) Trinity College School, Port Hope
- (x) St. Mary's Academy, Haileybury
- (y) St. Conrad's Private School, Ottawa
- (z) Corpus Christi High School, Windsor
- (za) St. Andrew's College, Aurora

4. Regulations 358 of Consolidated Regulations of Ontario, 1950 are amended by adding thereto the following regulation:

- (18b.(1) Every person who contributes to the fund under any provision of the Act other than section 16a may establish credit in the fund in respect of past teaching service in a designated private school if he was qualified at the time of such service as a teacher under the Acts and regulations administered by the Department and if he undertakes to pay and pays to the Commission an amount equal to the amount of his own contributions and those that the Treasurer would have made on his behalf had he been employed, calculated on an annual salary of \$1,000, or on his actual salary, whichever is greater, together with accumulated interest at the rate of 4¼ per cent per year compounded half-yearly.

- (2) Where a person to whom subregulation 1 applies received, in addition to his salary, board, lodging or any other perquisite, his salary shall, for the purposes of subregulation 1, be determined by the Commission, regard being had to the value of such board, lodging or other perquisite.
- (3) Payments into the fund under subregulation 1 may be made in instalments satisfactory to the Commission, but in no case shall the period between the payment of the first instalment and the payment of the last instalment exceed 10 years.
- (4) In every case under subregulation 1 the total of all service in a designated private school shall be included.
- (5) If default occurs under subregulation 3, the Commission may refund the amounts paid into the fund under this regulation.
5. Regulation 19 of Regulations 358 of Consolidated Regulations of Ontario, 1950 is revoked.
6. Regulation 19a of Regulations 358 of Consolidated Regulations of Ontario, 1950, as made by regulation 5 of Ontario Regulations 243/57, is amended by adding thereto the following subregulation:
- (3) A person who taught music, art and crafts, physical and health education, home economics, industrial arts and crafts, or any other special subject for fewer than 20 hours per week before the 1st day of September, 1957, is entitled to credit in the fund for the period of such service multiplied by a number equal to the number of hours of such service per week and divided by 20, if before the 1st day of April, 1968, he has paid into the fund in respect of all of such part-time service a sum of money calculated on the salary actually received for such part-time service at the rate applicable in the year or years concerned with interest at the rate of 4½ per cent per year compounded half-yearly and where part only of such sum is paid into the fund under this subregulation, the Commission may refund the amount so paid.

(6072)

36

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 230/58.

Controlled-access Highways—
Holland Landing Diversion.
Amending O. Reg. 52/58.
Made—27th August, 1958.
Filed—29th August, 1958.

REGULATION MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER
THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 52/58, as amended by Ontario Regulations 98/58, 142/58, 172/58, and 216/58, are further amended by adding thereto the following schedules:

SCHEDULE 12A

In the Township of Etobicoke in the County of York and shown outlined in red and illustrated on Department of Highways plan P-2083-110, registered in the registry office for the registry division of the East and West riding of the County of York as number 5449.

SCHEDULE 12B

In the Township of Vaughan in the County of York and shown outlined in red and illustrated on Department of Highways plan P-2103-31, registered in the registry office for the registry division of the East and West riding of the County of York as number 5450.

PETERBOROUGH BY-PASS

SCHEDULE 14

In the Township of North Monaghan in the County of Peterborough and shown outlined in red and illustrated on Department of Highways plan P-3295-8, registered in the registry office for the registry division of the County of Peterborough as number 91757.

SCHEDULE 15

In the Township of Otonabee and in the City of Peterborough in the County of Peterborough and shown outlined in red and illustrated on Department of Highways plan P-1789-59, registered in the registry office for the registry division of the County of Peterborough as number 91760.

(6073)

36

Publications Under The Regulations Act

September 13th, 1958

THE FARM PRODUCTS MARKETING ACT

O. Reg. 231/58.

The Ontario Fresh-peach Growers' Marketing Plan.

New and Revoking O. Reg. 127/57.

Made—21st August, 1958.

Filed—2nd September, 1958.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in Schedule 1 is established for control and regulation of the marketing within Ontario of fresh peaches.

2. Ontario Regulations 127/57 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Fresh-peach Growers' Marketing Plan".

INTERPRETATION

2. In this plan

- (a) "fresh peaches" means peaches produced in Ontario except peaches which are used by a processor for processing;
- (b) "producer" means a person engaged in the production of fresh peaches;
- (c) "processing" includes canning, dehydrating, freezing, or processing with sugar or sulphur dioxide or any other chemical; and
- (d) "processor" means a person engaged in the business of processing peaches.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of fresh peaches locally within Ontario.

LOCAL BOARD

4. There shall be a local board to be known as "The Ontario Fresh-peach Growers' Marketing Board".

5.(1) The local board shall consist of nine producer-members.

(2) The members of the local board who shall hold office until their successors are elected or appointed are:

- (a) for District 1, E. Fox, Ruthven, and J. E. Smith, R.R. 1, Blenheim;
- (b) for District 2, F. Wall, R.R. 2, Port Burwell;
- (c) for District 3, C. M. Bonham, Box 35, Grimsby Beach, H. A. Dawson, R.R. 1, Niagara-on-the-Lake, W. E. Honsberger, Jordan Station, and K. Walker, 381 Church Road, St. Catharines;

(d) for District 4, G. Haist, R.R. 1, Ridgeville; and

(e) for District 5, G. Lounsbury, Fruitland.

DISTRICTS

6. Producers shall be divided into five districts as follows:

- (a) District 1, comprising the counties of Essex, Kent, Lambton and Middlesex;
- (b) District 2, comprising the County of Norfolk;
- (c) District 3, comprising the County of Lincoln;
- (d) District 4, comprising the County of Welland; and
- (e) District 5, comprising the counties of Halton and Wentworth.

COUNTY GROUPS

7.(1) Producers in each of the counties named in section 6 shall form a county group.

(2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production.

COMMITTEES

8. There shall be a committee in each district to be known as "The District Fresh-peach Growers' Committee".

9. Producers in each county group shall on or before the 15th of February in each year elect from its members one representative to The District Fresh-peach Growers' Committee for the district in which the county is located for each fifty producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARD

10.(1) Each District Fresh-peach Growers' Committee may on or before the 15th of March in each year elect, from the producers in the district, members to the local board as follows:

- (a) District 1, two members,
- (b) District 2, one member,
- (c) District 3, four members,
- (d) District 4, one member, and
- (e) District 5, one member.

(2) No person shall be eligible for election from any district to the local board unless he resides within the district.

(3) When in any year a District Fresh-peach Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Fresh-peach Growers' Committees may on or before the 31st of March of that year elect the member or members from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.

(2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

(3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(6085)

37

THE FARM PRODUCTS MARKETING ACT

O. Reg. 232/58.

Marketing of Fresh Peaches,
New and Revoking O. Reg. 128/57.

Made—2nd September, 1958.

Filed—2nd September, 1958.

REGULATIONS MADE BY THE BOARD
UNDER
THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

- (a) "fresh peaches" means peaches produced in Ontario except peaches which are used by a processor for processing;
- (b) "local board" means The Ontario Fresh-peach Growers' Marketing Board;
- (c) "marketing agency" means the Ontario Peach Growers' Co-operative;
- (d) "plan" means The Ontario Fresh-peach Growers' Marketing Plan;
- (e) "processing" includes canning, dehydrating, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (f) "processor" means a person engaged in the business of processing of peaches; and
- (g) "producer" means a person engaged in the production of fresh peaches.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of fresh peaches locally within Ontario.

EXEMPTIONS

3. Persons engaged in the production of fresh peaches that are sold by a producer to a consumer are, in respect of the peaches that are sold to the consumer, exempt from these regulations except clauses *a* and *b* of regulation 4.

DELEGATION OF POWERS

4. The Board delegates to the local board the power

- (a) to require persons engaged in producing or marketing fresh peaches to register their names, addresses and occupations with the local board;

(b) to require persons engaged in producing or marketing fresh peaches to furnish such information relating to the production or marketing of the fresh peaches as the local board may determine;

(c) to appoint persons to inspect the books, records and premises of persons engaged in producing or marketing fresh peaches;

(d) to stimulate, increase and improve the marketing of fresh peaches by such means as it may deem proper;

(e) to co-operate with the marketing board, a local board or a marketing agency of any other province for the purpose of marketing fresh peaches; and

(f) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

DELEGATION OF POWERS TO LOCAL BOARD
TO MAKE REGULATIONS

5. The Board delegates to the local board its powers to make regulations with respect to fresh peaches marketed locally within Ontario

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of fresh peaches;
- (b) prohibiting persons from engaging in the producing or marketing of fresh peaches except under the authority of a licence;
- (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
- (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board or the marketing agency;
- (e) subject to regulation 6, providing for the right of any person whose licence was refused, suspended or revoked, or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
- (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing fresh peaches and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
- (g) prescribing the form of licences;
- (h) providing for the exemption from the regulations under the plan of any variety, grade or size of fresh peaches, or any person or class of persons engaged in the producing or marketing of fresh peaches or any variety, grade or size of fresh peaches;

- (i) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of fresh peaches and providing for the administration and disposition of any moneys or securities so furnished;
- (j) providing for the fixing and allotment of quotas for fresh peaches and for the marketing of fresh peaches on a quota basis and for prohibiting any producer from marketing any fresh peaches in excess of the quota allotted to such producer;
- (k) subject to regulations 8, 9 and 10, providing for the regulating and the controlling of the marketing of fresh peaches including the times and places at which fresh peaches may be marketed.

6. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may require the local board to issue or to re-instate the licence.

LICENCE FEES

7.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

MARKETING AGENCY

8.(1) Upon the recommendation of the local board the Ontario Peach Growers' Co-operative is designated the marketing agency by or through which fresh peaches shall be marketed.

(2) All fresh peaches shall be marketed by or through the marketing agency.

(3) No person shall market fresh peaches except by or through the marketing agency.

POWERS OF MARKETING AGENCY

9. The Board vests in the marketing agency the following powers:

- (a) to direct and control, by order or direction, either as principal or agent, the marketing of fresh peaches including the times and places at which fresh peaches may be marketed,
- (b) to determine the quantity of each variety, grade and size of fresh peaches that shall be marketed by each producer,

- (c) to prohibit the marketing of any variety, grade or size of fresh peaches,
- (d) to determine from time to time the price or prices that shall be paid to producers for fresh peaches or any variety, grade or size of fresh peaches and to determine different prices for different parts of Ontario,
- (e) to impose such service charges as may from time to time be fixed by the local board for the marketing of fresh peaches,
- (f) to pay to the local board from service charges imposed under clause e its expenses in carrying out the purposes of the plan,
- (g) to require the price or prices payable or owing to the producer for fresh peaches to be paid to or through the marketing agency,
- (h) to collect from any person by suit in any court of competent jurisdiction the price or prices or any part thereof of fresh peaches owing to the producer,
- (i) to pay to the producers the price or prices for fresh peaches less service charges imposed under clause e and less moneys to be paid to the local board for its expenses under clause f and to fix the times at which or within which such payments shall be made.

SERVICE CHARGES

10. The Board vests in the local board the power to fix from time to time the service charges to be imposed by the marketing agency for the marketing of fresh peaches.

11. Ontario Regulations 128/57 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman

(Seal) F. K. B. STEWART
Secretary

Dated at Toronto, this 2nd day of September, 1958.

RECOMMENDATION TO THE BOARD OF DESIGNATION OF MARKETING AGENCY

The Ontario Fresh-peach Growers' Marketing Board recommends the designation of the marketing agency referred to in subregulation 1 of regulation 8.

THE ONTARIO FRESH-PEACH GROWERS' MARKETING BOARD

EZRA FOX
Chairman

(Seal) J. M. SANDHAM
Secretary

Dated at Vineland Station, Ontario,
this 29th day of August, 1958.

(6086)

37

Publications Under The Regulations Act

September 20th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 233/58.

Controlled-access Highways—Ottawa
Queensway.

Amending O. Reg. 83/58.

Made—4th September, 1958.

Filed—8th September, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957.

1. Ontario Regulations 83/58, as amended by Ontario Regulations 158/58 and 188/58, are further amended by adding thereto the following schedule:

SCHEDULE 5

OTTAWA QUEENSWAY

In the City of Ottawa in the County of Carleton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3409 filed in the office of the Registrar of Regulations at Toronto as number 252.

(6102)

38

Publications Under The Regulations Act

September 27th, 1958

THE GAME AND FISHERIES ACT

O. Reg. 234/58.

Hunting in Rondeau Provincial Park and in Presqu'île Provincial Park.

New and Revoking O. Reg. 230/57.

Made—11th September, 1958.

Filed—15th September, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. The holder of a licence in form 8, 10, 13, 14, or 15, of Ontario Regulations 104/56 may take or kill ducks, geese, rails, coots, and gallinules during the open season therefor in 1958, and may possess or use a shot-gun for the purpose,

(a) in Rondeau Provincial Park upon the condition that he pay a fee of \$4.00; and

(b) in Presqu'île Provincial Park upon the condition that he pay a fee of \$1.00.

2. Upon payment of the fee mentioned in regulation 1, the holder of the licence shall produce the licence to the superintendent who shall note the production thereon.

3. Ontario Regulations 230/57 are revoked.

(6151)

39

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 235/58.

Controlled-access Highway—Fort Erie to Toronto.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950.

Made—11th September, 1958.

Filed—15th September, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Item 2 of Schedule 10 of Regulations 134 of Consolidated Regulations of Ontario, 1950, is struck out.

2. Regulations 134 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 48/53 and 153/54 are further amended by adding immediately after regulation 1b and under the heading FORT ERIE TO TORONTO, the following regulation:

1c. That portion of the King's Highway described in schedule 10A and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 253 is designated as a controlled-access highway.

SCHEDULE 10A

In the Town of Burlington in the County of Halton being

(a) part of lots 13, 14, 41, 42, 43, and 44, and

(b) part of Plains Road,

and, premising that all bearings herein are astronomic and are referred to the bearing south $43^{\circ} 32'$ west of the Toronto-Hamilton Highway in front of lot 6 concession 1, Township of Flamborough East, as shown on a plan by McKay and McKay, Ontario Land Surveyors, bounded by a line located as follows:

Commencing at a point, marked by a monument, in the line between lots 41 and 42, Brants Block, registered plan 99, and the point being distant 791.90 feet measured north $43^{\circ} 25' 30''$ east along the line from the southerly angle of lot 42, thence south-easterly 28.80 feet on a curve right of 1433.50 feet radius, the chord equivalent being 28.80 feet measured south $51^{\circ} 34' 32''$ east, to a monument in the northerly limit of the controlled-access highway described in Schedule 10 of Regulations 134 of Consolidated Regulations of Ontario, 1950; thence north 39° east along the northerly limit 120 feet to a monument; thence north-westerly 19.45 feet on a curve right of 1427.3 feet radius, the chord equivalent being 19.45 feet measured north $50^{\circ} 36' 34''$ west, to a monument in the line between lots 41 and 43; thence north-westerly 355.81 feet on a curve right of 1427.3 feet radius, the chord equivalent being 355.10 feet measured north $43^{\circ} 06' 30''$ west, to a monument; thence north $35^{\circ} 58'$ west 304.36 feet to the line between lots 43 and 44; thence north 32° east along the line 333.27 feet to the easterly angle of lot 44; thence north $66^{\circ} 17' 30''$ west along the northerly limit of lots 44 and 13 a distance of 332.50 feet to a monument in the south-easterly limit of Plains Road as widened; thence north $31^{\circ} 54'$ east along the south-easterly limit 850.0 feet; thence north $58^{\circ} 06'$ west 86.0 feet to the north-westerly limit of Plains Road as widened; thence south $31^{\circ} 54'$ west along the north-westerly limit 556.61 feet to a monument in the line between lots 13 and 14; thence south-westerly 146.12 feet on a curve right of 250.79 feet radius, the chord equivalent being 144.06 feet measured south $53^{\circ} 55' 20''$ west, to a monument; thence south-westerly 85.51 feet on a curve right of 250.79 feet radius, the chord equivalent being 85.09 feet measured south $80^{\circ} 22' 55''$ west, to a monument; thence north $89^{\circ} 51'$ west 45.33 feet to a monument; thence south-westerly 361.88 feet on a curve left of 293.79 feet radius, the chord equivalent being 339.43 feet measured south $54^{\circ} 51' 45''$ west, to a monument; thence southerly 209.53 feet on a curve left of 293.79 feet radius, the chord equivalent being 205.12 feet measured south $0^{\circ} 51' 25''$ east, to a monument; thence south-easterly 152.35 feet on a curve left of 293.79 feet radius, the chord equivalent being 150.62 feet measured south $36^{\circ} 08' 40''$ east, to a monument; thence south $38^{\circ} 59' 40''$ east 33.65 feet to the north-westerly limit of Plains Road as widened; thence south $31^{\circ} 54'$

west along the north-westerly limit 583.21 feet; thence south 56° 43' east 7.0 feet; thence south 31° 54' west along the north-westerly limit of Plains Road as widened 45.29 feet to a monument; thence south 58° 06' east 86.0 feet to a monument; thence south 58° 06' east 7.0 feet; thence north 34° 30' 30" east 161.16 feet to a monument; thence easterly 423.46 feet on a curve right of 316.26 feet radius, the chord equivalent being 392.57 feet measured north 75° 42' east, to a monument; thence south 65° 58' east 301.16 feet to a monument; thence south-easterly 346.52 feet on a curve right of 1433.5 feet radius, the chord equivalent being 344.79 feet measured south 59° 02' 30" east, to the point of commencement.

(6152)

39

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 236/58.

Controlled-access Highways—Johnstown Diversion.

New.

Made—11th September, 1958.

Filed—15th September, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

JOHNSTOWN DIVERSION

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of Edwardsburgh in the County of Grenville being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-1825-8 filed in the office of the Registrar of Regulations at Toronto as number 254.

(6153)

39

THE FARM PRODUCTS MARKETING ACT

O. Reg. 237/58.

Marketing of Fresh Peaches.

Amending O. Reg. 232/58.

Made—15th September, 1958.

Filed—16th September, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulations 232/58 are amended by renumbering regulation 11 as regulation 13, and by adding thereto the following regulations:

STATEMENTS TO PRODUCERS

11. Each payment under clause *i* of regulation 9 shall be accompanied by a statement show-

ing the varieties, grades of each variety, and the quantity of each grade, of fresh peaches sold, and the price or prices paid and the particulars of the service charges imposed by the marketing agency.

POOLING

12. The Board authorizes the marketing agency to conduct a pool or pools for the distribution of all moneys received from the sale of fresh peaches locally within Ontario and requires such marketing agency, after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, variety, grade and size of fresh peaches delivered by him, and to make an initial payment on delivery of fresh peaches and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,
Chairman.

F. K. B. STEWART,
Secretary.

(Seal)

Dated at Toronto, this 15th day of September, 1958.

(6154)

39

THE MINING ACT

O. Reg. 238/58.

Exploratory Licences and Leases for Oil and Gas in the Lower Great Lakes.

Amending O. Reg. 10/57.

Made—27th August, 1958.

Filed—18th September, 1958.

REGULATIONS MADE UNDER THE MINING ACT

1. Regulation 3 of Ontario Regulations 10/57 is amended by adding at the end thereof "other than a licence granted under regulation 7a".

2. Ontario Regulations 10/57 are amended by adding thereto the following regulation:

7a. Where

- (a) during the term of a licence the licensee has complied with the terms and conditions of the licence and of the Act and these regulations respecting the licence;
- (b) there has been no discovery of natural gas or petroleum in commercial quantities in the area specified in the licence nor in a licence for a contiguous area held by the same person; and
- (c) the licensee makes application prior to the expiry date of the licence,

the Minister may grant a new licence for the area specified in the expired licence to the same licensee and the new licence shall date from the date of expiry of the expired licence.

(6162)

39

THE GAME AND FISHERIES ACT**O. Reg. 239/58.**

Open Season for Pheasants.

New and Revoking O. Regs. 185/57, 220/57 and 251/57.

Made—17th September, 1958.

Filed—18th September, 1958.

**REGULATIONS MADE UNDER
THE GAME AND FISHERIES ACT****OPEN SEASON FOR PHEASANTS**

1.(1) Pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m. on the 29th and 30th of October in 1958, in the Township of Pelee in the County of Essex.

(2) No person shall hunt, kill or destroy more than eleven pheasants, of which not more than two shall be females in the area described in subregulation 1.

2.(1) Male pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m., from the 25th of October to the 8th of November, both inclusive, in 1958, in the counties of Lincoln and Welland.

(2) No person shall hunt, kill or destroy in one day more than three male pheasants in the areas described in subregulation 1.

3. Pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m.

(a) from the 22nd of September to the 31st of October, both inclusive, in 1958, in the geographic Township of Chaffey in the Territorial District of Muskoka;

(b) from the 4th of October to the 15th of November, both inclusive, in 1958, in

(i) the Township of Nassagaweya in the County of Halton,

(ii) the Township of Scott in the County of Ontario, and

(iii) the Township of Waterloo in the County of Waterloo; and

(c) from the 11th of October to the 31st of December, both inclusive, in 1958, in that part of the Township of Keppel in the County of Grey known as Griffiths Island.

4.(1) Pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m.

(a) from the 11th of October to the 1st of November, both inclusive, in 1958, in the counties of Frontenac, Hastings, Lennox and Addington, and Prince Edward and the townships of Darlington and Clarke in the County of Durham;

(b) from the 22nd of October to the 25th of October, both inclusive, in 1958, in the townships of East Gwillimbury, King, Vaughan, and Whitchurch in the County of York and the townships of East Whitby and Pickering in the County of Ontario;

(c) on the 24th and 25th of October in 1958, in the Township of Markham in the County of York and the Township of Whitby in the County of Ontario;

(d) from the 25th of October to the 29th of October, both inclusive, in 1958, in the County of Oxford;

(e) from the 25th of October to the 1st of November, both inclusive, in 1958, in

(i) the counties of Brant, Huron, Peel, Simcoe, Wellington and Wentworth;

(ii) the County of Halton except the Township of Nassagaweya; and

(iii) the County of Waterloo except the Township of Waterloo; and

(f) from the 25th of October to the 8th of November, both inclusive, in 1958, in any part of Ontario except the areas described in clauses a, b, c, d and e, subregulation 1 of regulation 1, subregulation 1 of regulation 2, and regulation 3.

(2) No person shall hunt, kill or destroy in one day in the areas described in subregulation 1 and regulation 3 more than three pheasants, of which not more than one shall be a female.

5. No person shall have in his possession at one time more than twelve pheasants, of which not more than three shall be females.

6. Ontario Regulations 185/57, 220/57, and 251/57 are revoked.

(6163)

39

THE GAME AND FISHERIES ACT**O. Reg. 240/58.**

Open Season for Fur-bearing Animals.

New and Revoking O. Reg. 183/57.

Made—12th September, 1958.

Filed—19th September, 1958.

**REGULATIONS MADE BY THE MINISTER
UNDER THE GAME AND FISHERIES ACT****OPEN SEASON FOR BEAVER**

1. Beaver may be trapped, hunted, taken or killed, or possessed, in the localities described

(a) in Schedule 1 from the 15th of October, 1958, to the 21st of May, 1959, both inclusive;

(b) in Schedules 2 and 3 from the 15th of October, 1958, to the 15th of April, 1959, both inclusive; and

(c) in Schedules 4, 5, 6, and 7 from the 1st of November, 1958, to the 31st of March, 1959, both inclusive.

OPEN SEASON FOR FISHER AND MARTEN

2. Fisher and marten may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 1st of November, 1958, to the 21st of January, 1959, both inclusive.

OPEN SEASON FOR FOX

3. Fox may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 19th of September, 1958, to the 31st of October, 1959, both inclusive.

OPEN SEASON FOR LYNX

4. Lynx may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 1st of November, 1958, to the 28th of February, 1959, both inclusive.

OPEN SEASON FOR MINK

5. Mink may be trapped, hunted, taken or killed, or possessed, in the localities described

- (a) in Schedule 1 from the 15th of October, 1958, to the 28th of February, 1959, both inclusive;
- (b) in Schedules 2 and 3 from the 15th of October, 1958, to the 21st of January, 1959, both inclusive;
- (c) in Schedules 4, 5, and 6 from the 1st of November, 1958, to the 21st of January, 1959, both inclusive; and
- (d) in Schedule 7 from the 1st of November, 1958, to the 28th of February, 1959, both inclusive.

OPEN SEASON FOR MUSKRAT

6. Muskrat may be trapped, hunted, taken or killed, or possessed, in the localities described

- (a) in Schedule 1 from the 15th of October, 1958, to the 31st of May, 1959, both inclusive;
- (b) in Schedule 2 from the 15th of October, 1958, to the 21st of May, 1959, both inclusive;
- (c) in Schedule 3 from the 1st of November, 1958, to the 30th of April, 1959, both inclusive;
- (d) in Schedules 4 and 5 from the 1st of November, 1958, to the 21st of April, 1959, both inclusive; and
- (e) in Schedules 6 and 7 from the 1st of November, 1958, to the 15th of April, 1959, both inclusive.

OPEN SEASON FOR OTTER

7. Otter may be trapped, hunted, taken or killed, or possessed, in the localities described

- (a) in Schedules 1, 2, and 3 from the 15th of October, 1958, to the 15th of April, 1959, both inclusive;
- (b) in Schedule 4 from the 1st of November, 1958, to the 31st of March, 1959, both inclusive; and
- (c) in the townships of Albemarle, Amabel, Eastnor, Lindsay, and St. Edmunds, in the County of Bruce, from the 1st of November, 1958, to the 31st of March, 1959, both inclusive.

OPEN SEASON FOR RABBIT

8. Rabbits may be trapped, hunted, taken or killed, or possessed

- (a) in the townships of Clarke and Darlington, in the County of Durham, from the 11th of October, 1958, to the 28th of February, 1959, both inclusive;
- (b) in
 - (i) the counties of Brant, Halton, Lincoln, Oxford, Peel, Welland, and Wentworth,
 - (ii) the townships of Adjala, Tecumseth and West Gwillimbury, in the County of Simcoe,

(iii) the Township of Wilmot in the County of Waterloo, and

(iv) the Township of Puslinch in the County of Wellington,

from the 25th of October, 1958, to the 28th of February, 1959, both inclusive;

(c) in

(i) the townships of East Gwillimbury, King, Vaughan and Whitchurch, in the County of York, and

(ii) the townships of East Whitby, Pickering and Whitby, in the County of Ontario,

from the 22nd of October, 1958, to the 28th of February, 1959, both inclusive;

(d) in the Township of Markham in the County of York, from the 24th of October, 1958, to the 28th of February, 1959, both inclusive;

(e) in the counties of Elgin, Essex, Haldimand, Kent, Lambton, Middlesex, and Norfolk, from the 1st of November, 1958, to the 28th of February, 1959, both inclusive; and

(f) in any part of Ontario not described in clauses a, b, c, d, and e, from the 19th of September, 1958, to the 31st of October, 1959, both inclusive.

OPEN SEASON FOR RACCOON

9. Raccoon may be trapped, hunted, taken or killed, or possessed, in any part of Ontario, from the 19th of September, 1958, to the 31st of October, 1959.

OPEN SEASON FOR SQUIRREL

10. Black, grey and fox squirrel may be trapped, hunted, taken or killed, or possessed, in any part of Ontario, from the 1st of November to the 29th of November, both inclusive, in 1958, but no person shall hunt, take or kill, more than an aggregate number of five squirrels in a day, or possess more than an aggregate number of ten squirrels at one time.

11. Ontario Regulations 183/57 are revoked.

J. W. SPOONER,
Minister of Lands and Forests.

Toronto, September 12th, 1958.

SCHEDULE 1

That part of Ontario which is north of a line located as follows:

Commencing at the intersection of the northerly limit of the right-of-way of the transcontinental line of the Canadian National Railways with the westerly limit of the geographic Township of Rice in the Territorial District of Kenora; thence in an easterly direction following the northerly limit of that right-of-way to its intersection with the easterly limit of the geographic Township of Sargeant in the Territorial District of Cochrane.

SCHEDULE 2

1. The territorial districts of Algoma, Manitoulin, Rainy River, Sudbury and Timiskaming.

2. Those parts of the territorial districts of Cochrane, Kenora, and Thunder Bay, not included in Schedule 1.

3. That part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

Commencing at the north-westerly angle of the geographic Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of that lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

SCHEDULE 3

1. The territorial districts of Muskoka and Parry Sound.

2. That part of the Territorial District of Nipissing lying southerly and easterly of the line located in item 3 of schedule 2.

3. The Provisional County of Haliburton and the County of Renfrew.

4. Those parts of the Counties of Frontenac, Hastings, Lennox and Addington, Peterborough, and Victoria, lying northerly of the centre line of that part of the King's Highway known as number 7.

5. That part of the County of Lanark lying northerly and westerly of a line located as follows:

Commencing at a point in the westerly boundary of the County of Lanark where it is intersected by the centre line of that part of the King's Highway known as number 7; thence in a general easterly direction along that centre line to the intersection of the centre line of that part of the King's Highway known as number 15 in the Township of Drummond; thence in a general north-easterly direction along the last-mentioned centre line to the intersection of the centre line of that part of the King's Highway known as number 29 in the Township of Beckwith; thence in a general north-westerly direction along the last-mentioned centre line to the boundary between the counties of Lanark and Carleton.

SCHEDULE 4

1. The counties of Carleton, Dundas, Durham, Glengarry, Grenville, Leeds, Northumberland, Prescott, Prince Edward, Russell, and Stormont.

2. Those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough, and Victoria, not included in item 4 of schedule 3.

3. That part of the County of Lanark not included in item 5 of schedule 3.

SCHEDULE 5

The counties of Dufferin, Ontario, Peel, Simcoe, and York.

SCHEDULE 6

The counties of Brant, Bruce, Grey, Halton, Huron, Oxford, Perth, Waterloo, Wellington, and Wentworth.

SCHEDULE 7

The counties of Elgin, Essex, Haldimand, Kent, Lambton, Lincoln, Middlesex, Norfolk, and Welland.

(6164)

39

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 241/58.

General Regulations.

Amending O. Reg. 199/54.

Made—20th August, 1958.

Approved—4th September, 1958.

Filed—19th September, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT, 1954

1. Ontario Regulations 199/54 are amended by adding thereto the following regulation:

LABELS

7a. The Board may issue a label under clause *b* of subsection 2 of section 31a of the Act

(a) in respect of a gas appliance to which the seal of approval of the American Gas Association, the Calgary Gas Approval Board, the Underwriters' Laboratories Incorporated, or the Underwriters' Laboratories of Canada was affixed before the 1st day of September, 1957, and the fee therefor shall be \$1;

(b) in respect of any other gas appliance, and the fee therefor shall be \$5;

if, in the opinion of an inspector, the gas appliance can be used with safety.

THE ONTARIO FUEL BOARD

A. R. CROZIER,

T. H. SIMPSON,
Vice-Chairman

D. M. TREADGOLD,

L. R. MACTAVISH,
Commissioner

Dated at Toronto this 20th day of August, 1958.

(6165)

Publications Under The Regulations Act

October 4th, 1958

THE PUBLIC SERVICE ACT

O. Reg. 242/58.
Oath of Allegiance.
Amending O. Reg. 135/53.
Made—17th September, 1958.
Filed—22nd September, 1958.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

1. Schedule 3 of Ontario Regulations 135/53, as amended by regulation 2 of Ontario Regulations 88/55, regulation 2 of Ontario Regulations 77/56, and Ontario Regulations 20/57, 148/57, 175/57 and 236/57, is struck out and the following substituted therefor:

SCHEDULE 3

1. In the Department of Agriculture

- (1) Deputy Minister
- (2) President, Ontario Agricultural College
- (3) Principal, Ontario Veterinary College
- (4) Principal, Kemptville Agricultural School
- (5) Director, Western Ontario Agricultural School and Experimental Farm
- (6) Director, Horticultural Experiment Station
- (7) Director of Extension
- (8) Chief Accountant
- (9) Solicitor

2. In the Department of the Attorney General

- (1) Deputy Minister
- (2) Crown Attorney
- (3) Clerk of the Peace
- (4) Chief Accountant
- (5) Personnel Officer
- (6) Assistant Commissioner, Ontario Provincial Police
- (7) Deputy Commissioner, Ontario Provincial Police
- (8) Police Executive Officer

3. In the Department of Economics

- (1) Deputy Minister
- (2) Director, Finance Branch
- (3) Director, Inter-Governmental Relations Branch

4. In the Department of Education

- (1) Deputy Minister

- (2) Superintendent, Department of Education
- (3) Superintendent, Business Administration
- (4) Superintendent, Ontario School for the Deaf
- (5) Superintendent, Ontario School for the Blind
- (6) Principal, Provincial Technical Institute
- (7) Principal, Teachers' College
- (8) Director, Special Services
- (9) Personnel Officer

5. In the Department of Health

- (1) Deputy Minister
- (2) Solicitor
- (3) Hospital Business Administrator
- (4) Bursar, Psychiatric Hospital
- (5) Laboratory Director
- (6) Medical Officer in charge Tuberculosis Prevention Clinic
- (7) Head Clerk, Laboratory Division
- (8) Personnel Officer

6. In the Department of Highways

- (1) Deputy Minister
- (2) Personnel Officer
- (3) Chief Clerk
- (4) Executive Officer
- (5) Chief Purchasing Officer
- (6) Senior Solicitor
- (7) Financial Comptroller
- (8) Accountant, 4, 5 and 6
- (9) Chief Engineer
- (10) Engineer, 4, 5, 6 and 7
- (11) Director, Services Branch
- (12) Director, Planning and Design Branch
- (13) Director, Personnel Branch
- (14) Manager of Operations
- (15) Superintendent of Properties
- (16) Superintendent of Engineering Audits
- (17) Inspector of Surveys, 3

7. In the Department of Labour

- (1) Deputy Minister
- (2) Chief Accountant

8. In the Department of Lands and Forests
 - (1) Deputy Minister
 - (2) Assistant Deputy Ministers
 - (3) Chief Forest Ranger
 - (4) District Forester
 - (5) Assistant District Forester
 - (6) Personnel Officer
9. In the Department of Mines
 - (1) Deputy Minister
 - (2) Chief Accountant
 - (3) Chief, Mining Lands Branch
10. In the Department of Municipal Affairs
 - (1) Deputy Minister
11. In the Department of Planning and Development
 - (1) Deputy Minister
 - (2) Agent General for the Province of Ontario in Great Britain
 - (3) Solicitor
 - (4) Chief Accountant
 - (5) Personnel Officer
 - (6) Personnel Assistant
12. In the Department of the Prime Minister
 - (1) Secretary of the Cabinet
 - (2) Executive Assistant to the Prime Minister
 - (3) Clerk of the Executive Council
13. In the Office of the Provincial Auditor
 - (1) Provincial Auditor
 - (2) Assistant Provincial Auditor
14. In the Department of the Provincial Secretary
 - (1) Deputy Minister
 - (2) Civil Service Commissioners
 - (3) Secretary, Public Service Superannuation Board
 - (4) Deputy Registrar General
 - (5) Executive Officer, Registrar General's Branch
15. In the Department of Public Welfare
 - (1) Deputy Minister
 - (2) Personnel Officer
 - (3) Personnel Assistant
16. In the Department of Public Works
 - (1) Deputy Minister
 - (2) Assistant to the Deputy Minister
 - (3) Principal Clerk
 - (4) Personnel Officer
 - (5) Personnel Assistant
17. In the Department of Reform Institutions
 - (1) Deputy Minister
 - (2) Superintendent
 - (3) Jailers of the Territorial Districts of Ontario
 - (4) Executive Officer
18. In the Department of Transport
 - (1) Deputy Minister
 - (2) Registrar of Motor Vehicles
 - (3) Assistant Registrar of Motor Vehicles
 - (4) Chief Examiner
 - (5) Personnel Officer
 - (6) Chairman, Ontario Highway Transport Board
19. In the Department of Travel and Publicity
 - (1) Deputy Minister
 - (2) Director
 - (3) Chief Accountant
20. In the Treasury Department
 - (1) Deputy Provincial Treasurer
 - (2) Comptroller of Finances
 - (3) Executive Officer and Departmental Secretary
 - (4) Director, Savings Office Branch
 - (5) Assistant Director, Savings Office Branch
21. In the Liquor Control Board of Ontario
 - (1) Comptroller
 - (2) Chief Accountant
 - (3) Director of Personnel
 - (4) Supervisor of Stores
 - (5) Warehouse Superintendent
22. In the Liquor Licence Board
 - (1) Registrar
 - (2) Chief Licence Inspector
 - (3) District Licence Inspector

2. Regulation 2 of Ontario Regulations 88/55, regulation 2 of Ontario Regulations 77/56 and Ontario Regulations 20/57, 148/57, 175/57 and 236/57 are revoked.

THE INDUSTRIAL STANDARDS ACT**O. Reg. 243/58.**Schedule for the Plastering Industry in the Toronto Zone.
New.

Made—17th September, 1958.

Filed—22nd September, 1958.

**REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER
THE INDUSTRIAL STANDARDS ACT**

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

**SCHEDULE FOR THE PLASTERING
INDUSTRY IN THE TORONTO ZONE****INTERPRETATION**

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Toronto Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 4.30 p.m.

3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during the other hours if an employee does not work more than 8 hours; and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

MINIMUM RATES OF WAGES

4. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) to and including the 31st of October, 1958, \$2.70 an hour, and

- (b) on and after the 1st of November, 1958, \$2.80 an hour.

SHIFT WORK

5.(1) Where work is performed in two or more regular shifts, an employee shall be deemed to be employed during a regular working-day for the purposes of this schedule where

- (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on the following Saturday, and
- (b) no employee, other than a foreman, works on more than one shift in a 24-hour period.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

6. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

7.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

8.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

9. The rate of wages for overtime work shall be

- (a) for overtime work performed between 4.30 p.m. and 10 p.m. on a regular working-day
 - (i) to and including the 31st of October, 1958, \$4.05 an hour, and
 - (ii) on and after the 1st of November, 1958, \$4.20 an hour, and
- (b) for all other overtime work
 - (i) to and including the 31st of October, 1958, \$5.40 an hour, and
 - (ii) on and after the 1st of November, 1958, \$5.60 an hour.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6185)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 244/58.

Advisory Committees.

Amending O. Reg. 117/56.

Made—21st July, 1958.

Filed—22nd September, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, 58/58, and 137/58, is further amended by adding thereto the following item:

63	Toronto	Schedule for the plastering industry
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CHARLES DALEY,
Minister of Labour.

July 21, 1958.

(6186)

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THE PUBLIC HEALTH ACT

O. Reg. 245/58.

Upholstered or Stuffed Articles.

New and Revoking O. Regs. 13/44

(C.R.O. 481), 85/56 and 35/57.

Made—3rd September, 1958.

Approved—17th September, 1958.

Filed—24th September, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

INTERPRETATION

1. In these regulations,

- (a) "new coloured material" means material which is not second-hand material and which has been dyed or coloured, but does not include dyed or coloured rubber or plastic foam products;
- (b) "new white material" means material which is not second-hand material and which has not been dyed or coloured, but includes dyed or coloured rubber or plastic foam products;
- (c) "second-hand" when used with reference to material means material which has been used other than in a manufacturing process, but does not include

a. wool which has been

(i) reclaimed by means of a carbonizing process, or

(ii) treated by a process of steam under at least 10 pounds pressure and maintained for a period of at least one-half hour or by any other process which, in the opinion of an officer of the Department, is equivalent thereto, and

b. coarse cotton mill gunny;

(d) "second-hand" when used with reference to an article means an article which has been purchased from a retailer;

(e) "upholstered or stuffed article" means an article any part of which contains material for the purpose of upholstering or stuffing, but does not include

(i) articles of clothing,

(ii) dolls,

(iii) a seat or back rest which is part of a vehicle or aeroplane.

MATERIAL

2.(1) No person shall use second-hand material in the construction or manufacture of upholstered or stuffed articles.

(2) No person shall add material in the alteration, renovation, repair, renewal, covering or re-covering of an upholstered or stuffed article, other than new white material or new coloured material.

3. No person shall use in the manufacture or renovation of any stuffed or upholstered article any material which contains vermin or is unclean.

4. No person shall sell or offer for sale an upholstered or stuffed article which

(a) has been in contact with a person suffering from a communicable disease;

(b) is insanitary and is likely to affect adversely the health of any person; or

(c) contains vermin,

unless the article has been cleansed to the satisfaction of the local medical officer of health.

5. No person shall use feathers or feather products in the construction, manufacture, alteration, renovation, repairing or renewal of an upholstered or stuffed article unless the feathers or feather products have first been

(a) washed for at least 30 minutes in cold water and with a detergent or washing soda, or both;

(b) rinsed for at least 10 minutes in a flow of clean water; and

(c) thoroughly dried with dry steam at a temperature of at least 215 degrees Fahrenheit.

LABELLING

6.(1) No person shall sell or offer for sale, whether by auction or otherwise, an upholstered or stuffed article that does not bear a label in accordance with regulation 7, securely affixed to a conspicuous part of the article.

(2) A manufacturer or renovator shall affix a label to each article immediately on completion of the manufacture or renovation of the article.

(3) A wholesaler, retailer or auctioneer shall affix a label to each second-hand article immediately the article enters the premises of the wholesaler, retailer or auctioneer.

(4) Subregulation 1 does not apply to the sale or offering for sale by a householder of his own household articles on his premises.

7.(1) The label referred to in subregulation 1 of regulation 6 shall be 2½ inches wide and four inches long and made of muslin, linen, or other material which in the opinion of an officer of the Department is equivalent thereto, and shall be

- (a) in Form 1 and coloured white where new coloured material is used exclusively;
- (b) in Form 2 and coloured blue where new coloured material is used exclusively or together with new white material;
- (c) in Form 3 and coloured green where the article is renovated; and
- (d) in Form 4 and coloured yellow where the article is second-hand.

(2) No printing other than that contained in the prescribed form shall appear on a label.

(3) For the purpose of subregulation 1 of regulation 6 an article may be labelled with a label affixed under the law of another province where, in the opinion of the Minister,

- (a) the law is substantially equivalent to these regulations;
- (b) the label would not confuse the public; and
- (c) the law contains a similar provision for recognition of labels affixed under these regulations.

8. Notwithstanding regulations 6 and 7,

- (a) manufacturers, wholesalers and renovators may affix labels prescribed in Ontario Regulations 13/44 to upholstered or stuffed articles for a period of 18 months after the date these regulations come into force; and
- (b) articles to which labels prescribed in Ontario Regulations 13/44 are affixed may be sold or offered for sale.

9. Articles placed off sale under section 98 of the Act shall be produced by the manufacturer, renovator, wholesaler or retailer on demand of an officer of the Department or a medical officer of health at any time until the "off sale" label is removed by a person authorized in regulation 10.

10. No person, other than an officer of the Department or a medical officer of health, or a person authorized by either of them, shall remove an "off sale" label which has been affixed under section 98 of the Act.

11. No person shall remove, deface or alter or attempt to remove, deface or alter any label affixed to an article before the article to which it is affixed is sold by retail and delivered.

REVOCATION

12. Ontario Regulations 13/44, 85/56 and 35/57 are revoked.

M. PHILLIPS
Minister of Health

Toronto, September 3rd, 1958.

FORM 1

There is a penalty prescribed by law for illegal removal of this label	
This article contains NEW WHITE MATERIAL ONLY	
Space for Stamp	This article has been made in compliance with the regulations under the Public Health Act of Ontario.
Made by (NAME OF MANUFACTURER) (City, Province or State, Country)	

FORM 2

There is a penalty prescribed by law for illegal removal of this label	
This article contains NEW COLOURED MATERIAL	
Space for Stamp	This article has been made in compliance with the regulations under the Public Health Act of Ontario.
Made by (NAME OF MANUFACTURER) (City, Province or State, Country)	

FORM 3

There is a penalty prescribed by law for illegal removal of this label	
RENOVATED (not for sale)	
This article has been renovated in compliance with the regulations under the Public Health Act of Ontario.	
Owner	
Address	
Renovated by (NAME OF RENOVATOR) (City, Province or State, Country)	

FORM 4

There is a penalty prescribed by law for illegal removal of this label	
A	
SECOND HAND	
ARTICLE	
Space for Stamp	This article is offered for sale in compliance with the regulations under the Public Health Act of Ontario.
Offered for sale by (NAME OF DEALER) (City, Province or State, Country)	

(6195)

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(6197)

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THE PUBLIC HEALTH ACT

O. Reg. 246/58.
Muskoka District Health Unit.
Amending Regulations 335 of Consolidated Regulations of Ontario, 1950.
Made—4th September, 1958.
Approved—17th September, 1958.
Filed—24th September, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1.(1) Item 1 of Schedule 15 of Regulations 335 of Consolidated Regulations of Ontario, 1950, as remade by regulation 1 of Ontario Regulations 27/57, is amended by striking out "7" in the second line and inserting in lieu thereof "8".
- (2) Item 1 of the said Schedule 15 is further amended by striking out "and" at the end of clause f, by adding "and" at the end of clause g, and by adding thereto the following clause:
- (h) one member to be appointed annually by the Municipal Council of the Town of Parry Sound.

M. PHILLIPS,
Minister of Health.

Dated at Toronto
this 4th day of
September, 1958.

(6196)

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THE TEACHING PROFESSION ACT

O. Reg. 247/58.
General Regulations.
Amending O. Reg. 63/55.
Made—24th July, 1958.
Approved—11th September, 1958.
Filed—25th September, 1958.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT

1. Clause d of subregulation 1 of regulation 4 of Ontario Regulations 63/55 is revoked and the following substituted therefor:
- (d) separate-school teachers, the sum of \$5 plus one-half of 1 per cent of their annual salary.

Board of Governors of the
Ontario Teachers' Federation,

by R. J. BOLTON
President

by NORA HODGINS
Secretary-Treasurer.

Toronto, July 24, 1958.

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 248/58.
General Regulations.
Amending Regulations 358 of Consolidated Regulations of Ontario, 1950.
Made—17th September, 1958.
Filed—25th September, 1958.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Regulation 18a of Regulations 358 of Consolidated Regulations of Ontario, 1950, as made by regulation 1 of Ontario Regulations 94/56 and amended by regulation 3 of Ontario Regulations 229/58, is further amended by adding thereto the following clause:
- (3aa) Rockway Mennonite School, Kitchener.

(6198)

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THE TEACHERS' SUPERANNUATION ACT

CORRIGENDUM

In the headnote to Ontario Regulations 229/58 on page 398 (foot pagination) in the ONTARIO GAZETTE published on the 6th day of September, 1958 "Filed—8th August, 1958" should read "Filed—28th August, 1958".

(6199)

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THE POWER COMMISSION ACT

O. Reg. 249/58.

General Regulations.

Amending O. Reg. 324/51.

Made—10th September, 1958.

Approved—25th September, 1958.

Filed—25th September, 1958.

REGULATIONS MADE BY THE
COMMISSION UNDER
THE POWER COMMISSION ACT

1. Regulation 6a of Ontario Regulations 324/51, as made by regulation 2 of Ontario Regulations 89/57, is amended by adding "As an alternative to the requirements of regulation 6" at the commencement thereof.

THE HYDRO-ELECTRIC POWER
COMMISSION OF ONTARIOW. R. STRIKE,
Vice Chairman.

(Seal)

E. B. EASSON,
Secretary.

Dated at Toronto the 10th day of September A.D. 1958.

(6218)

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Publications Under The Regulations Act

October 11th, 1958

THE CROWN ATTORNEYS ACT

O. Reg. 250/58.

General Regulations.

Amending Regulations 30 of Consolidated Regulations of Ontario, 1950 and Revoking O. Reg. 16/58.

Made—25th September, 1958.

Filed—26th September, 1958.

REGULATIONS MADE UNDER THE CROWN ATTORNEYS ACT

1. Regulations 4 and 5 of Regulations 30 of Consolidated Regulations of Ontario, 1950, as remade by regulation 1 of Ontario Regulations 16/58, are revoked and the following substituted therefor:

- 4.(1) Where a Crown attorney conducts a prosecution of an offence against the *Juvenile Delinquents Act* (Canada) at the request of a Judge of the juvenile court in which he proceeds, or the *Criminal Code* (Canada) by way of summary conviction, or attends upon an appeal therefrom,

(a) where the penalty imposed is a fine, including the option of a fine, the municipality that would be entitled to the fine or a portion thereof if paid; or

(b) where the charge is disposed of without the imposition of a fine or option of a fine, including a charge for which no fine is imposable, and notwithstanding that no fine is imposed or imposable, the municipality that would otherwise be entitled to the fine or a portion thereof,

shall pay the fees and expenses prescribed by regulation 1.

- (2) Subregulation 1 does not apply to a municipality in a territorial district.

5. A Crown attorney who conducts a prosecution of an offence mentioned in regulation 4 in a territorial district, or attends on an appeal therefrom, shall be paid,

(a) where his fees are not commuted, the fees and expenses prescribed by regulation 1; or

(b) where his fees are commuted, the expenses prescribed by regulation 1,

out of the monies appropriated by the Legislature for the administration of justice upon approval and audit by the Auditor of Criminal Justice Accounts.

2. Ontario Regulations 16/58 are revoked

(6220)

41

THE PROVINCIAL PARKS ACT, 1958

O. Reg. 251/58.

General Regulations.

Amending O. Reg. 144/57.

Made—25th September, 1958.

Filed—29th September, 1958.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1958

1. Schedule 16A of Appendix B of Ontario Regulations 144/57, as added by regulation 2 of Ontario Regulations 280/57, and Schedule 16A of the said Appendix B, as added by regulation 2 of Ontario Regulations 42/58, are struck out.

2. Appendix B of Ontario Regulations 144/57 is amended by adding thereto the following schedules:

SCHEDULE 19

AARON PROVINCIAL PARK

In the geographic Township of Zealand in the Territorial District of Kenora and described as follows:

Premising that the bearings herein are astronomic and referred to the meridian passing through the line between Lots 10 and 11, Concession IV, in the geographic Township of Zealand.

(a) Commencing where a survey post has been planted defining the south-west corner of Lot 10, Concession IV; thence north $0^{\circ} 10' 25''$ east along the westerly limit of that lot a distance of 642.34 feet to a survey post planted; thence on a curve to the right of radius 2764.79 feet an arc distance of 677.27 feet, the chord equivalent being 675.56 feet measured south $48^{\circ} 23' 08''$ east to a survey post planted; thence south $41^{\circ} 22' 05''$ east along the south-westerly limit of that part of the King's Highway known as number 17 as shown on Department of Highways plan of survey No. P-2109-25 of record in the Department of Lands and Forests, Ontario, 256.51 feet to a point in the southerly limit of Lot 10; thence north $89^{\circ} 59' 05''$ west along the southerly limit of that lot a distance of 676.85 feet, more or less, to the point of commencement, and

(b) commencing where a survey post has been planted defining the south-east corner of Lot 10, Concession IV; thence north $88^{\circ} 31' 10''$ west along the southerly limit of that lot a distance of 396.15 feet to a survey post planted in the easterly limit of mining location FM. 29; thence south $0^{\circ} 43' 25''$ west along the easterly limit of that mining location a distance of 323.40 feet to a survey post planted; thence continuing south $0^{\circ} 43' 25''$ west along that limit 719.08 feet to a survey post planted defining the south-easterly angle of mining location FM. 29; thence north $89^{\circ} 09' 35''$ west along the southerly limit of that mining location 299.57 feet to a point in the north-easterly limit of that part of the King's Highway known as number 17 as shown on Department of Highways plan of survey No. P-2109-25 of record in the Department of Lands and Forests, Ontario; thence on a curve to the right of radius 2764.79 feet along the north-easterly limit of that highway an arc distance of 400.66 feet the chord equivalent being 400.31 feet measured north $45^{\circ} 31' 10''$ west to a point; thence north $41^{\circ} 22' 05''$ west along the north-easterly limit of that highway 888.73 feet, more or less, to a point in the water's edge of the south-easterly shore of Thunder Creek; thence in a general north-easterly direction

along that water's edge to a point in a line drawn parallel to and distant 350 feet in perpendicular distance measured southerly from the northerly limit of mining location FM. 29; thence easterly and parallel to the northerly limit of that mining location 500.0 feet, more or less, to a point referenced by a survey post planted distant 350 feet measured north $0^{\circ} 02' 15''$ east therefrom; thence north $0^{\circ} 02' 15''$ east 300.0 feet to a point; thence westerly and parallel to the northerly limit of that mining location a distance of 504 feet, more or less, to a point in the water's edge on the easterly shore of Thunder Creek; thence in a general southerly direction along that water's edge to a point in the north-easterly limit of that part of the King's Highway known as number 17; thence north $41^{\circ} 22' 05''$ west 1355.73 feet, more or less, to the beginning of a curve; thence on a curve to the left of radius 673.68 feet an arc distance of 173.60 feet, the chord equivalent being 173.12; feet measured north $48^{\circ} 45'$ west to a point in the westerly limit of Lot 10; thence north $0^{\circ} 10' 25''$ east along the westerly limit of that lot a distance of 1144.58 feet to a survey post planted; thence continuing north $0^{\circ} 10' 25''$ east a further distance of 65.34 feet, more or less, to a point in the water's edge of the southerly shore of Thunder Lake; thence in a general easterly, northerly, north-westerly, north-easterly and southerly direction following that water's edge to its confluence with the water's edge on the westerly shore of Thunder Creek; thence easterly to the confluence of the water's edge on the easterly shore of Thunder Creek with the water's edge on the southerly shore of Thunder Lake; thence in a general easterly and north-easterly direction following the water's edge on the southerly shore of Thunder Lake to a point in the production northerly of the easterly limit of Lot 10; thence south $1^{\circ} 24' 20''$ west along the easterly limit of that lot a distance of 129.45 feet, more or less, to a survey post planted; thence continuing south $1^{\circ} 24' 20''$ west along the easterly limit of that lot a distance of 2125.75 feet, more or less, to the point of commencement, and

(c) commencing where a survey post has been planted in the westerly limit of mining location FM. 29 where the same is intersected by the north-easterly limit of the Canadian Pacific Railway right-of-way; thence north $0^{\circ} 12' 35''$ west along the westerly limit of that mining location 306.76 feet to a point in the south-westerly limit of that part of the King's Highway known as number 17; thence south $41^{\circ} 22' 05''$ east along that limit 331.27 feet to a point; thence along that limit on a curve to the right of radius 1332.69 feet an arc distance of 333.00 feet, the chord equivalent being 332.14 feet measured south $34^{\circ} 12' 35''$ east to a point; thence south $27^{\circ} 03' 05''$ east along that limit 304.96 feet, more or less, to a point in the southerly limit of mining location FM. 29; thence north $89^{\circ} 09' 35''$ west along the southerly limit of that mining location a distance of 178.10 feet to a survey post planted in the north-easterly limit of the right-of-way of the Canadian Pacific Railway; thence along that limit on a curve to the left of radius 1498.69 feet an arc distance of 611.54 feet, the chord equivalent being 607.31 feet measured north $36^{\circ} 57'$ west to the point of commencement, and

(d) together with an island in front of said Lot 10 lying west of the peninsula on the southerly shore of the lake.

SCHEDULE 20

BLACK LAKE PROVINCIAL CAMP AND PICNIC GROUNDS

In the Township of Olden, in the County of Frontenac and described as follows:

Commencing at a point in the northerly limit of Lot 15, Concession X, 1657.39 feet measured easterly thereon from the north-westerly angle of that lot; thence south $67^{\circ} 15'$ west along that limit 124.82 feet; thence south $8^{\circ} 07'$ west along the easterly limit of that part of the King's Highway known as number 7 as

shown on Department of Highways, Ontario, plan of survey P-1877-8 a distance of 325.88 feet; thence southerly along that limit on a curve to the right of radius 2939.79 feet an arc distance of 560.69 feet; thence north $69^{\circ} 53'$ west to an angle in that limit; thence southerly and south-westerly along that limit 1444 feet, more or less, to the westerly limit of that lot; thence southerly along the westerly limit of that lot to the south-westerly angle thereof; thence easterly along the southerly limit of that lot to the water's edge on the westerly shore of Black Lake; thence in a general northerly direction along that water's edge to a point in a line drawn south $81^{\circ} 53'$ east from the point of commencement; thence north $81^{\circ} 53'$ west 204.58 feet, more or less, to the point of commencement.

SCHEDULE 21

CLAY CREEK PROVINCIAL CAMP AND PICNIC GROUNDS

In the Township of Sombra in the County of Lambton and described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian through the north-east corner of Lot 8; Registered Plan number 19, for that township;

(a) that part of Plan 19, commencing at the intersection of the north limit of Lot 101 with a curved line drawn concentrically with and distant 60.0 feet measured north-westerly and radially from the centre line of construction of that part of the King's Highway known as number 40 as shown on a plan deposited in the Registry Office for the Registry Division of the County of Lambton as number 203 and which point of intersection is distant 30.40 feet measured south $89^{\circ} 10'$ east along the north limit of that lot from the north-west corner thereof; thence south-westerly 224.24 feet along that curved line on a curve to the right of 1850.08 feet radius, the chord equivalent being 224.10 feet measured south $42^{\circ} 38' 40''$ west; thence south $46^{\circ} 07'$ west along a line drawn parallel to and distant 60.00 feet measured north-westerly and perpendicularly from the centre line of construction a distance of 1641.63 feet to the north-westerly limit of Lot 179; thence north $33^{\circ} 13' 50''$ east along the north-westerly limit of that lot a distance of 43.69 feet to the north-east corner thereof; thence north $34^{\circ} 37' 20''$ east along the north-westerly limit of Lot 178 a distance of 91.20 feet to the north-east corner of that lot; thence north $35^{\circ} 19' 30''$ east along the north-westerly limit of Lots 177 and 176 a distance of 179.06 feet to the north-east corner of Lot 176; thence north $35^{\circ} 40' 50''$ east along the north-westerly limit of Lot 175 a distance of 64.55 feet to the south-west corner of Lot 144; thence north $35^{\circ} 08' 10''$ east along the north-westerly limit of Lot 144 a distance of 114.62 feet to the north-east corner of that lot; thence north $35^{\circ} 19' 30''$ east along the north-westerly limit of Lot 143 a distance of 89.53 feet to the north-east corner of that lot; thence north $35^{\circ} 17' 10''$ east along the north-westerly limit of Lot 142 a distance of 89.62 feet to the north-east corner of that lot; thence north $35^{\circ} 26'$ east along the north-westerly limit of Lot 141 a distance of 89.28 feet to the north-east corner of that lot; thence north $38^{\circ} 18' 30''$ east along the north-westerly limit of Lots 140 and 139 a distance of 103.19 feet to the intersection, marked by an iron bar, of the south limit of Boulevard "B" with the south-easterly limit of Roadway "A"; thence north $40^{\circ} 22' 25''$ east along the south-easterly limit of that Roadway 180.36 feet to the south-west corner of Lot 114; thence north $36^{\circ} 46' 50''$ east along the north-westerly limit of that lot a distance of 128.59 feet to the north-east corner thereof; thence north $34^{\circ} 33' 10''$ east along the north-westerly limit of Lot 113 a distance of 91.37 feet to the north-east corner of that lot; thence north $38^{\circ} 42'$ east along the north-westerly limit of Lot 112 a distance of 82.46 feet to the north-east corner of that lot; thence north $46^{\circ} 30' 20''$ east along the north-westerly limit of Lot 111 a distance of 70.55 feet to the north-east corner of that lot; thence north $52^{\circ} 06' 40''$ east along the north-westerly limit of Lot 110 a distance of 64.58 feet to the north-east

corner of that lot; thence north $55^{\circ} 02' 30''$ east along the north-westerly limit of Lot 109 a distance of 62.07 feet to the north-east corner of that lot; thence north $61^{\circ} 48' 10''$ east along the northerly limit of Lot 108 a distance of 57.49 feet to the north-east corner of that lot; thence north $66^{\circ} 02' 20''$ east along the northerly limit of Lot 107 a distance of 55.32 feet to the north-east corner of that lot; thence north $71^{\circ} 12'$ east along the northerly limit of Lot 106 a distance of 53.27 feet to the north-east corner of that lot; thence north $75^{\circ} 39' 20''$ east along the northerly limit of Lot 105 a distance of 51.94 feet to the north-east corner of that lot; thence north $79^{\circ} 12' 50''$ east along the northerly limit of Lot 104 a distance of 51.15 feet to the north-east corner of that lot; thence north $83^{\circ} 39' 50''$ east along the north limit of Lot 103 a distance of 50.41 feet to the north-east corner of that lot; thence north $88^{\circ} 39' 50''$ east along the north limit of Lot 102 a distance of 50.05 feet to the north-east corner of that lot; thence south $89^{\circ} 10'$ east along the north limit of Lot 101 a distance of 30.40 feet to the point of commencement, and

(b) that part of Plan 19, commencing at the intersection of the southerly limit of Lot 64 with a curved line drawn concentrically with and distant 60.0 feet measured westerly and radially from the centre line of construction of that part of the King's Highway known as number 40 as shown on a plan deposited in the Registry Office for the Registry Division of the County of Lambton as number 203, and which point of intersection is distant 4.26 feet measured north $74^{\circ} 35' 20''$ east along the southerly limit of that lot from the south-west corner thereof; thence north-easterly 1125.76 feet along that curved line on a curve to the left of 1850.08 feet radius, the chord equivalent being 1108.47 feet measured north $18^{\circ} 53' 55''$ east; thence north $1^{\circ} 28'$ east along a line drawn parallel to and distant 60.0 feet measured westerly and perpendicularly from the centre line of construction a distance of 19 feet, more or less, to the southerly bank of Clay Creek, being also the northerly limit of the lands shown on Registered Plan number 19; thence westerly, north-westerly and south-westerly along the southerly and south-westerly banks of Clay Creek and easterly along the water's edge of the River St. Clair to the westerly limit of Lot 55; thence south $16^{\circ} 35' 30''$ east along the westerly limit of that lot a distance of 27 feet, more or less, to an iron bar; thence south $16^{\circ} 35' 30''$ east continuing along the westerly limit of that lot 63.25 feet to a monument; thence south $16^{\circ} 35' 30''$ east continuing along the westerly limit 339.45 feet to the south-west corner of that lot marked by a monument; thence north $61^{\circ} 17' 45''$ east along the southerly limit of that lot a distance of 25.5 feet to the south-east corner thereof; thence north $63^{\circ} 55' 10''$ east along the southerly limit of Lot 56 a distance of 34.55 feet to the south-east corner of that lot; thence north $66^{\circ} 55'$ east along the southerly limit of Lot 57 a distance of 42.15 feet to the south-east corner of that lot; thence north $70^{\circ} 34' 15''$ east along the southerly limit of Lot 58 a distance of 41.90 feet to the south-east corner of that lot; thence north $75^{\circ} 34' 30''$ east along the south limit of Lot 59 a distance of 42.00 feet to the south-east corner of that lot; thence north $76^{\circ} 57'$ east along the south limit of Lot 60 a distance of 41.93 feet to the south-east corner of that lot; thence north $80^{\circ} 28' 50''$ east along the south limit of Lot 61 a distance of 68.00 feet to the south-east corner of that lot; thence north $86^{\circ} 42'$ east along the south limit of Lot 62 a distance of 85.80 feet to the south-east corner of that lot; thence north $87^{\circ} 48'$ east along the south limit of Lot 63 a distance of 85.84 feet to the south-east corner of that lot; thence north $74^{\circ} 35' 20''$ east along the southerly limit of Lot 64 a distance of 4.26 feet to the point of commencement.

SCHEDULE 22

FIVE MILE LAKE PROVINCIAL PARK

In the geographic Townships of 11D and 11E, in the Territorial District of Sudbury and described as follows:

Commencing at the north-west corner of geographic Township 11D; thence south astronomically along the westerly boundary of that geographic township to a point distant 21 chains measured northerly thereon from the water's edge of Five Mile Lake; thence west astronomically 6 chains to a point; thence south astronomically and parallel to the westerly boundary of geographic Township 11D to a point in the water's edge of the north-easterly shore of Five Mile Lake; thence in a general south-easterly and easterly direction following that water's edge to its confluence with the water's edge of the north-westerly shore of the Pemache River; thence in a general north-easterly direction following the water's edge of the north-westerly shore of the Pemache River to a point in the westerly limit of that part of the King's Highway known as number 129; thence northerly and westerly along the westerly and southerly limit of that highway to a point in a line drawn south astronomically from a point in the northerly boundary of geographic Township 11D distant 86 chains measured east astronomically thereon from the north-west corner thereof; thence north astronomically to a point in the water's edge on the southerly shore of Unegam Lake; thence in a general westerly, north-westerly and northerly direction following that water's edge to a point in the northerly boundary of geographic Township 11D; thence west astronomically and along the northerly boundary of that geographic township to the point of commencement.

Excepting thereout and therefrom all that part of the right-of-way of that part of the King's Highway known as number 129 within the boundaries of the hereinbefore-described parcel.

SCHEDULE 23

INWOOD PROVINCIAL CAMP AND PICNIC GROUNDS

In the geographic Township of Inwood, in the Territorial District of Thunder Bay and described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian through the intersection of the centre line of that part of the King's Highway known as number 17 with the south limit of Lot 12, Concession II, in the geographic Township of Goldie, in longitude $89^{\circ} 53' 30''$ west;

Commencing at the south-west corner of Lot 2, being also the south-east corner of Lot 3, Concession I of the geographic Township of Upsala, marked by an iron bar; thence north $89^{\circ} 38' 45''$ west along the division line between the geographic Townships of Inwood and Upsala 464.76 feet to a monument; thence south-easterly 1278.34 feet on a curve right of 5629.65 feet radius, the chord equivalent being 1275.59 feet measured south $49^{\circ} 24' 38''$ east to a monument; thence south $45^{\circ} 33' 15''$ west 670.74 feet to an iron bar; thence south $0^{\circ} 27' 15''$ west 1008.35 feet to an iron bar; thence north $89^{\circ} 38' 45''$ west 1490.10 feet to an iron bar; thence north $0^{\circ} 24' 15''$ east 2305.04 feet to an iron bar in the division line between the geographic Townships of Inwood and Upsala; thence south $89^{\circ} 38' 45''$ east along the said division line 526.40 feet to the point of commencement.

SCHEDULE 24

RUSHING RIVER PROVINCIAL PARK

In the geographic Townships of Kirkup and le May, in the Territorial District of Kenora and described as follows:

Premising that all bearings herein are astronomical and refer to the meridian of longitude $94^{\circ} 16'$ west.

(a) Commencing where a survey post has been planted in the north-easterly limit of that part of the King's Highway known as number 70 and which said post may be located by starting at the 4 mile post in the division line between the geographic Townships of Kirkup and le May; thence south $0^{\circ} 02' 10''$ west along that division line 59.0 feet to a point; thence south $42^{\circ} 36' 10''$ west 1997.50 feet to the point of commencement; thence north $74^{\circ} 45' 00''$ east 2388.59 feet to a survey post planted; thence north $42^{\circ} 36' 10''$ east 1649.20 feet to a survey post planted; thence continuing north $42^{\circ} 36' 10''$ east a further distance of 20 feet, more or less, to the water's edge on the southerly shore of Dogtooth Lake; thence in a general westerly and south-westerly direction following that water's edge and the water's edge on the south-easterly shore of Rushing River to a point in the north-easterly limit of that highway; thence south $47^{\circ} 23' 50''$ east along the north-easterly limit of that highway 610 feet, more or less, to a survey post planted; thence south-easterly 352.19 feet along the north-easterly limit of that highway on a curve to the right of 1054.93 feet radius, the chord equivalent being 350.56 feet measured south $37^{\circ} 50'$ east to the point of commencement, and

(b) commencing where a survey post has been planted in the north-easterly limit of that part of the King's Highway known as number 70 which survey post may be located by starting at the 4 mile post in a division line between the geographic Townships of Kirkup and le May; thence south $0^{\circ} 02' 10''$ west along that division line 59.0 feet to a point; thence south $42^{\circ} 36' 10''$ west 1997.50 feet to a survey post planted in the north-easterly limit of that highway; thence north $37^{\circ} 50'$ west 350.56 feet to a survey post planted; thence north $47^{\circ} 23' 50''$ west along the north-easterly limit of that highway 2050.13 feet to the point of commencement; thence north-westerly along the easterly limit of that highway 407.29 feet on a curve to the right of 472.96 feet radius, the chord equivalent being 394.82 feet measured north $22^{\circ} 43' 37''$ west; thence north $1^{\circ} 56' 35''$ east continuing along the easterly limit of that highway 1096.38 feet to a point; thence north-easterly 278.31 feet continuing along the easterly limit of that highway on a curve to the right of 472.96 feet radius, the chord equivalent being 274.31 feet measured north $18^{\circ} 48' 03''$ east to a survey post planted; thence north $35^{\circ} 39' 30''$ east continuing along the easterly limit of that highway 360.35 feet to a point; thence north-easterly 645.02 feet continuing along the easterly limit of that highway on a curve to the left of 816.20 feet radius, the chord equivalent being 628.36 feet measured north $13^{\circ} 01' 08''$ east to a survey post planted; thence north $87^{\circ} 11' 45''$ east 260.10 feet to a survey post planted; thence north $82^{\circ} 04' 45''$ east 335.80 feet to a survey post planted; thence north $88^{\circ} 41' 45''$ east 164.70 feet to a survey post planted; thence south $78^{\circ} 28' 45''$ east 260.90 feet to a survey post planted; thence north $89^{\circ} 49' 45''$ east 150.0 feet to a survey post planted; thence south $83^{\circ} 26' 15''$ east 328.5 feet to a survey post planted; thence south $76^{\circ} 02' 45''$ east 253.5 feet to a survey post planted; thence south $83^{\circ} 46' 45''$ east 241.90 feet to a survey post planted; thence continuing south $83^{\circ} 46' 45''$ east a further distance of 19.0 feet, more or less, to the water's edge on the southerly shore of Dogtooth Lake; thence in a general easterly, south-easterly, westerly and south-westerly direction following that water's edge and the water's edge on the north-westerly shore of Rushing River to a point in the north-easterly limit of that highway; thence north $47^{\circ} 23' 50''$ west along the north-easterly limit of that highway 1355 feet, more or less, to the point of commencement.

SCHEDULE 25

SIBBALD POINT PROVINCIAL PARK

In the Township of Georgina in the County of York and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and referred to the meridian of longitude passing through the north-westerly angle of Lot 7 in Concession VIII:

Beginning at the north-westerly angle of Lot 7 in Concession VIII; thence north $16^{\circ} 47'$ west 66 feet; thence north $73^{\circ} 58'$ east 38.75 feet; thence north $17^{\circ} 49'$ west 9 feet; thence north $59^{\circ} 51'$ east 167 feet, to the point of commencement of the herein-described lands; thence south $59^{\circ} 51'$ west 167 feet; thence south $17^{\circ} 49'$ east 9 feet, more or less, to the northerly limit of the allowance for road between concessions VIII and IX; thence south $73^{\circ} 58'$ west along that limit 38.75 feet; thence south $16^{\circ} 47'$ east 66 feet, more or less, to the north-westerly angle of Lot 7 in Concession VIII; thence south $16^{\circ} 47'$ east along the westerly boundary of that lot a distance of 228.24 feet; thence north $73^{\circ} 13'$ east 435.6 feet; thence south $16^{\circ} 47'$ east 100 feet; thence south $73^{\circ} 13'$ west 435.6 feet, more or less, to the westerly boundary of that lot; thence south $16^{\circ} 47'$ east along that boundary 4356.88 feet to the south-westerly angle of that lot; thence north $72^{\circ} 19' 20''$ east along the southerly boundaries of lots 7, 8, and 9 in that concession 4425.31 feet; thence north $17^{\circ} 35' 20''$ west 2372.77 feet; thence north $17^{\circ} 44' 10''$ west 1285 feet, more or less, to the southerly shore of Lake Simcoe; thence in a general westerly direction along that shore to the intersection of a line drawn north $30^{\circ} 09'$ west through the point of commencement; thence south $30^{\circ} 09'$ east 313 feet, more or less, to the point of commencement.

Excepting therefrom part of Lot 7 in Concession VIII and part of the allowance for road between concessions VIII and IX, described as follows:

Beginning at the north-westerly angle of Lot 7 in Concession VIII; thence south $16^{\circ} 47'$ east along the westerly boundary of that lot 12.26 feet; thence north $67^{\circ} 21'$ east 408 feet; thence south $30^{\circ} 53'$ east 20 feet, to the point of commencement of the herein-described excepted lands; thence north $66^{\circ} 59'$ east 163.5 feet; thence south $28^{\circ} 31'$ east 267.5 feet; thence south $68^{\circ} 37'$ west 152.92 feet; thence north $30^{\circ} 53'$ west 264.79 feet, more or less, to the point of commencement.

SCHEDULE 26

SILVER LAKE PROVINCIAL CAMP AND PICNIC GROUNDS

In the Township of South Sherbrooke in the County of Lanark described as follows:

Premising that all bearings herein are astronomical and are referred to the meridian through the south-east corner of Lot 22, Concession VII in that township;

Commencing at a point in a line drawn parallel to and distant 42.0 feet measured northerly and perpendicularly from the northerly limit of that part of the King's Highway known as number 7 as shown on a plan deposited in the Registry Office for the Registry Division of the south riding of the County of Lanark as No. 46 and which said point may be located by starting at the intersection marked by a cedar post on the north-easterly limit of Lot 10, Concession IX in the Township of South Sherbrooke with the northerly limit of that highway as shown on deposited plan No. 46; thence south $51^{\circ} 23' 45''$ west along the northerly limit of that highway 42.75 feet; thence south $79^{\circ} 30' 15''$ west continuing along that northerly limit 1508.8 feet; thence westerly continuing along that northerly limit on a curve to the left of 1943.08 feet radius, a distance of 287.85 feet; thence south $71^{\circ} 00' 45''$ west continuing along that northerly limit 110.0 feet; thence north $18^{\circ} 59' 15''$ west 42.0 feet to the point of commencement; thence south $71^{\circ} 00' 45''$ west along the parallel line 1050 feet, more or less, to the water's edge on the easterly shore of Silver Lake; thence in a general north-westerly, northerly and north-easterly direction along that water's edge to a point in the line drawn on a course of north $18^{\circ} 59' 15''$ west from the

† point of commencement; thence south 18° 59' 15" east 6.60 feet, more or less, to a survey post planted; thence continuing south 18° 59' 15" east 1231.4 feet, more or less, to the point of commencement.

SCHEDULE 27

SIX MILE LAKE PROVINCIAL PARK

In the geographic Township of Baxter in the Territorial District of Muskoka and comprised of:

(a) lots 12, 13, 15, 16, 17, and 18, according to Plan Number M-253, filed in the Office of Land Titles for the District of Muskoka, together with those parts of the original allowance for road along the shore of Baxter Lake opposite those lots;

(b) that part of Reginald Drive lying north-westerly of a line joining the most easterly angle of Lot 9 and the most northerly angle of Block C, all according to Plan Number M-253;

(c) the unsubdivided parts of lots 24 and 25 in Concession XI of the township lying west of the westerly boundary of that part of the King's Highway known as the Trans-Canada Highway and north of Reginald Drive and Block C according to the said Plan M-253, and lying north of a line drawn northerly 66° 08' east astronomically from the north-easterly angle of Block C extending 179 feet, more or less, to the westerly boundary of that highway;

(d) that part of Lot 24 in Concession XI of the township lying east of the easterly boundary of that part of the King's Highway known as the Trans-Canada Highway;

(e) that part of Lot 24 in Concession XII of the township lying east of the easterly boundary of that part of the King's Highway known as the Trans-Canada Highway, together with the original allowance for road along the shore of Six Mile Lake opposite that part of that lot, and

(f) those parts of Lot 23 in Concession XII of the township lying west of and north of Lot 10 according to Plan Number M-184 filed in the Office of Land Titles for the District of Muskoka, and lying north of the production easterly of the northerly boundary of Lot 10, together with the original allowance for road along the shore of Six Mile Lake opposite those parts of that lot.

SCHEDULE 28

SPRINGWATER PROVINCIAL PICNIC GROUNDS

In the Township of Vespra in the County of Simcoe and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and referred to the meridian through the north-east angle of Lot 11, Concession VII in that township;

(a) those parts of Lots 11 and 12 in Concession VI, commencing at the south-easterly angle of the first-mentioned lot; thence north 31° 28' 30" west 442.52 feet to a survey post planted; thence south 85° 46' west 81.68 feet to a survey post which is the point of commencement for this description; thence south 85° 46' west 2506.74 feet to a survey post planted on the division line between the east and west halves of Lot 11; thence south 32° 34' east along that division line a distance of 1230.89 feet to a survey post planted; thence south 57° 26' west 709.0 feet to a survey post planted; thence south 32° 34' east 928.67 feet to a survey post planted; thence north 85° 46' east 2107.10 feet, more or less, to a survey post planted in a line drawn on a course of south 4° 14' east from the point of commencement; thence north 4° 14' west 2237.97 feet to the point of commencement, and

(b) that part of Lot 11 in Concession VI, commencing at the south-easterly angle of that lot; thence north 31° 28' 30" west along the north-easterly limit of that lot a distance of 442.52 feet to a survey post planted; thence south 85° 46' west 411.68 feet to a survey post planted which is the point of commencement for this description; thence continuing south 85° 46' west 60.0 feet to a survey post planted; thence north 3° 23' 30" west 690.02 feet to a survey post planted in the southerly limit of that part of the King's Highway known as number 26; thence north 85° 57' east along the southerly limit of that highway 60.0 feet to a point; thence south 3° 23' 30" east 688.66 feet, more or less, to the point of commencement.

(6221)

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THE GAME AND FISHERIES ACT

O. Reg. 252/58.

Fishing Licences.

Amending O. Reg. 257/56.

Made—25th September, 1958.

Filed—29th September, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. (1) Subclause i of clause a of subregulation 1 of regulation 8 of Ontario Regulations 257/56, as remade by regulation 2 of Ontario Regulations 69/58, is revoked and the following substituted therefor:

(i) five tons for each 3,000 yards of gill-net authorized by the licence and taken under the licence from Lake Nipigon, Lake Superior, Lake Huron including North Channel and Georgian Bay, Lake Erie except that part described in clause b of subregulation 2 of regulation 3, and Lake Ontario except the bays mentioned in subclauses ii, iii, and iv;

(2) Subclause v of clause a of subregulation 1 of the said regulation 8 is revoked and the following substituted therefor:

(v) ten tons for each 2,000 yards of gill-net authorized by the licence and taken under the licence from waters other than those waters mentioned in subclauses i to iv and subregulations 2 and 3;

(3) Clause b of subregulation 1 of the said regulation 8 is revoked.

2. Regulation 9 of Ontario Regulations 257/56, as amended by regulation 2 of Ontario Regulations 3/58, is revoked and the following substituted therefor:

9. The holder of a licence in form 10 or 11 shall pay, on or before the 31st of January next following the expiry of the licence, a royalty of $\frac{1}{4}$ cent a pound on the aggregate weight of blue pickerel, lake trout, sturgeon, whitefish and yellow pickerel in excess of five tons for each net authorized by the licence and taken under the licence.

(6222)

41

Publications Under The Regulations Act

October 18th, 1958

THE PLANT DISEASES ACT, 1954

O. Reg. 253/58.
General Regulations.
Amending O. Reg. 84/55.
Made—2nd October, 1958.
Filed—3rd October, 1958.

REGULATIONS MADE UNDER THE PLANT DISEASES ACT, 1954

1.(1) Subregulations 1 and 2 of regulation 10 of Ontario Regulations 84/55 are revoked and the following substituted therefor:

- (1) Subject to subregulation 2, where bacterial ring rot is found in potatoes, the owner or person in possession of the potatoes shall dispose of all potatoes on the premises in the manner set out in subregulations 4 and 5

(a) where the bacterial ring rot is found on or before the 15th of February, not later than the 15th of March next following; and

(b) where the bacterial ring rot is found after the 15th of February, within two weeks of the finding of bacterial ring rot in the potatoes or before the 15th of March, whichever is the later.

- (2) Subregulation 1 does not apply to potatoes that are treated before the 15th of February with maleic hydrazide and after the treatment show no evidence of sprouting at any time.

(2) Subregulation 4 of the said regulation 10 is revoked and the following substituted therefor:

- (4) Subject to subregulation 5, where disposal of potatoes infected with bacterial ring rot is made in a manner involving removal of the potatoes from the premises, all bags or other containers of the potatoes shall be marked with the words "TABLE POTATOES".

(3) Subregulation 5 of the said regulation 10 is amended by striking out the first three lines and inserting in lieu thereof the following:

- (5) Potatoes infected with bacterial ring rot in containers not marked with the words "TABLE POTATOES" shall be

(6254)

42

THE PROVINCIAL PARKS ACT, 1958

O. Reg. 254/58.
Designation of Parks.
Amending O. Reg. 144/57.
Made—2nd October, 1958.
Filed—6th October, 1958.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1958

1. Appendix B of Ontario Regulations 144/57 is amended by adding thereto the following Schedule:

SCHEDULE 29

HOLIDAY BEACH PROVINCIAL PARK

In the Township of Malden in the County of Essex, described as follows:

- (a) that part of the Caldwell Grant described as follows:

Commencing at a point in the northerly production of the westerly limit of a plan of subdivision registered in the Registry Office for the Registry Division of the County of Essex as Number 1038, distant 450 feet measured northerly along that westerly limit and that production from the water's edge on the northerly shore of Lake Erie; thence north $76^{\circ} 20'$ west 661.20 feet; thence south $11^{\circ} 25' 30''$ west 255.20 feet; thence north $76^{\circ} 20'$ west 1093.30 feet, more or less, to a point in a line drawn parallel to and distant 1764.5 feet measured westerly and perpendicularly to the westerly limit of Registered Plan Number 1038; thence south $13^{\circ} 40'$ west along that parallel line to the water's edge on the northerly shore of Lake Erie; thence easterly along that water's edge 1764.5 feet, more or less, to the westerly limit of Registered Plan Number 1038; thence north $13^{\circ} 40'$ east along the westerly limit of that registered plan and its production northerly 450 feet, more or less, to the point of commencement, and

- (b) that part of the Caldwell Grant; that part of farm lot 56, concession V; that part of farm lot 57, concession VI; that part of the allowance for road between concessions V and VI; that part of the allowance for road between farm lots 55 and 56, concession V, and that part of the allowance for road between farm lots 57 and 63, concession VI, described as follows:

Commencing at a point in the centre line of the allowance for road between farm lots 55 and 56, Concession V, distant 480 feet measured westerly thereon from the production southerly of the easterly limit of farm lot 55; thence south $13^{\circ} 40'$ west 1377 feet; thence south $46^{\circ} 06'$ west 2541 feet to the north-easterly edge of Marsh Creek; thence south 28° east along the north-easterly edge of that creek 600 feet; thence south $6^{\circ} 40'$ west along the north-easterly edge of that creek 160 feet; thence south $58^{\circ} 57'$ west along the north-easterly edge of that creek 66 feet, more or less, to the intersection with a line drawn parallel to and distant 1764.5 feet measured westerly and perpendicularly to the westerly limit of Registered Plan Number 1038; thence southerly along that parallel line to the intersection with a line drawn westerly and perpendicularly to the westerly limit of Registered Plan Number 1038 from a point distant 51.58 feet measured southerly along the westerly limit of Registered Plan Number 1038 from the north-westerly angle of Lot 1 according to that registered Plan; thence south $76^{\circ} 20'$ east 1072.5 feet; thence north $11^{\circ} 25' 30''$ east 255.20 feet; thence south $76^{\circ} 20'$ east 682 feet, more or less, to a point distant 20 feet measured westerly from and perpendicularly to the northerly production of the westerly limit of Registered Plan Number 1038; thence north $13^{\circ} 40'$ east

1433.28 feet; thence north 44° 02' east 631.02 feet; thence north 72° 34' east 209.29 feet; thence north 85° 10' east 388.30 feet; thence north 53° 06' east 1379.25 feet, more or less, to a point in the south-westerly limit of that part of the King's Highway known as Number 18A; thence north-westerly along the south-westerly limit of that highway 1664 feet, more or less, to an old wire fence in the centre line of the allowance for road between farm lots 57 and 63, Concession VI; thence westerly following that wire fence and the wire fence in the centre line of the allowance for road between farm lots 55 and 56, Concession V, a distance of 1214 feet, more or less, to the point of commencement.

(6255)

42

THE ONTARIO WATER RESOURCES COMMISSION ACT, 1957

O. Reg. 255/58.

General Regulations.

New and Revoking O. Reg. 112/54.

Made—27th August, 1958.

Approved—25th September, 1958.

Filed—6th October, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE ONTARIO WATER RESOURCES COMMISSION ACT, 1957

1. For the purpose of clause *i* of subsection 1 of section 46 of the Act and these regulations, "owner" means a person who is in occupation of the land upon which a water well is bored or drilled.

LICENCES TO DRILL WELLS

2.(1) An application for a licence to carry on the business of boring or drilling wells for water shall be in Form 1.

(2) A licence to carry on the business of boring or drilling wells for water shall be in Form 2.

(3) An application for renewal of a licence in Form 2 shall be in Form 3.

(4) The fee for a licence in Form 2 or a renewal thereof shall be \$2.

3. A licence in Form 2 is issued on the conditions that

(a) the holder has had, or retains in his employ a person who has had, at least two years experience in well drilling; and

(b) the holder tests the yield of every well bored or drilled and delivers a statement in Form 4 to the owner.

CONSTRUCTION

4.(1) Where a well is bored or drilled, the driller shall install a well casing

(a) of new material; and

(b) of sufficient length and if necessary surrounded by a sufficient seal of cement or other suitable material, to prevent surface or near-surface contaminating water from reaching lower uncontaminated ground water.

(2) When a well is completed, the driller shall cover and seal the upper open end of the casing in a manner sufficient to prevent any contamination of the well until a pump is installed.

5.(1) Where a well is bored or drilled through the bottom of a dug well, the owner shall fill the dug portion of the well with clean clay soil to the surface of the ground, or where there is a concrete well pit, to the bottom of the concrete well pit.

(2) Where a well pit is installed, it shall be so constructed that surface water can not enter the drilled well or the aquifer.

6.(1) The Commission may designate an area in which, in the opinion of the Commission, it is necessary to conserve water from water wells.

(2) Upon notification by the Commission, the owner of a flowing well in an area designated under subregulation 1 shall fit the well with a capping device which will prevent or minimize the flow of water to waste without impairing the well.

7. Where a well vent is installed, the vent shall be by means of a pipe extending at least twelve inches above ground level and the open end shall be shielded and screened sufficiently to prevent the entry into the vent pipe of rainwater, spilled water or foreign matter.

8.(1) When a pump is installed, the top of the well casing shall be sealed by a well-cap commercially manufactured for the purpose.

(2) When a connection to a well casing is made below the ground surface, the connection shall be made water-tight by means of a well seal commercially manufactured for the purpose.

PLUGGING AND ABANDONING

9. A driller shall seal off any salty, sulphurous or other mineralized water encountered in his drilling which because of his drilling might otherwise affect the quality of any fresh ground water.

10.(1) When a well is withdrawn from use but not abandoned, the owner shall cap the well by a device sufficient to prevent the entry of impurities.

(2) Where a well is abandoned and its continued existence may result in the contamination of the aquifer, the owner shall fill and seal the well in a manner sufficient to prevent the vertical movement of water.

RETURNS

11. A return under subsection 7 of section 29 of the Act shall be in Form 5.

REVOCATION

12. Ontario Regulations 112/54 are revoked.

ONTARIO WATER RESOURCES COMMISSION

(Seal)

A. M. SNIDER

Dated the 27th day of August, 1958.

FORM 1

The Ontario Water Resources Commission Act, 1957

APPLICATION FOR A DRILLING CONTRACTOR'S LICENCE

To the Ontario Water Resources Commission:

The undersigned, applies for a licence to carry on the business of boring or drilling wells for water and in support thereof, makes the following statements of fact:

1. Name of person, firm (specify partners) or corporation to be licensed.....
(block letters)
2. Address.....
street and number..... post office.....
3. For how many years have you been engaged in the business of boring or drilling water wells?.....
4. If you are an individual person and have had at least two years experience in water well drilling, list the names of the drillers or drilling firms who have employed you during the last five years.

Name of employer	Address of employer	Period of employment
.....
.....
.....

5. If you have been self employed in drilling water wells outside of Ontario, give particulars:
.....
.....

6. List below the names of drillers in your business or employ with at least two years experience in drilling water wells:

Name	Address
(1).....
(2).....
(3).....

7. How many rigs will be used to drill water wells?.....

8. Check types of drilling methods to be used:

Boring ☐ Cable tool ☐ Diamond Drill ☐ Jetting ☐ Rotary ☐

Dated at....., Ontario, this.....day of....., 19....

.....
Signature of applicant, partner or officer of corporation.

.....
Title if signed by officer of corporation.

FORM 2

The Ontario Water Resources Commission Act, 1957

DRILLING CONTRACTOR'S LICENCE

No.

Under *The Ontario Water Resources Commission Act, 1957* and the regulations, and subject to the limitations thereof, this licence is issued to

.....
of.....

to carry on the business of boring or drilling wells for water.

Dated at Toronto, this.....day of....., 19....

FORM 3

The Ontario Water Resources Commission Act, 1957

APPLICATION FOR RENEWAL OF DRILLING CONTRACTOR'S LICENCE

To the Ontario Water Resources Commission:

The undersigned applies for renewal of licence No. to carry on the business of boring or drilling wells for water and in support thereof, makes the following statements of fact:

1. Name of Licensee.....
print in block letters
2. Address.....
Street and number.....post office.....
3. List below the names of drillers in the business or employ of the licensee who have had at least two years experience in drilling water wells:

Name	Address
(1).....
(2).....
(3).....
4. List below the names of apprentice drillers who have been in the employ of the licensee during the past year and give the period of employment:

Name of apprentice driller	Period of employment
(1).....
(2).....
(3).....
5. State the total number of wells and test-holes drilled in Ontario by the licensee during the past year.

Dated at....., Ontario, this.....day of.....19.....
.....
Signature of applicant, partner or officer of corporation.
.....
Title if signed by officer of corporation

FORM 4

The Ontario Water Resources Commission Act, 1957

REPORT FOR OWNER

Owner.....Address.....

Location of Well: Township.....Con.....Lot.....

CASING AND SCREEN RECORD:
Inside diameter of casing.....Total length of casing.....
Depth to bedrock.....Depth of well.....
Diameter of finished hole.....
Type of screen.....Length of screen.....Depth to top of screen.....

PUMPING TEST:
Static level.....Test-pumping rate.....G.P.M. Pumping level.....
Duration of test pumping.....Water clear or cloudy at end of test.....
Recommended pumping rate.....G.P.M. with pumping level of.....

REMARKS:
.....
.....
.....

Drilling Firm.....
Address.....
Licence No.....
Date.....Signature.....
(Licensed Drilling Contractor)

FORM 5

The Ontario Water Resources Commission Act, 1957

WATER WELL RECORD

County or District..... Township, Village, Town or City.....

Con.....Lot..... Date Completed.....
(day month year)Owner..... Address.....
(print in block letters)

Casing and Screen Record

Pumping Test

Inside diameter of casing..... Static level.....

Total length of casing..... Test-pumping rate..... G.P.M. Pumping level.....

Type of screen..... Duration of test pumping.....

Length of screen..... Water clear or cloudy at end of test.....

Depth to top of screen..... Recommended pumping rate..... G.P.M. with
pumping level of.....

Diameter of finished hole.....

Well Log			Water Record		
Overburden and Bedrock Record	From ft.	To ft.	Depth(s) at which water(s) found	No. of feet water rises	Kind of water (fresh, salty, sulphur)

For what purpose(s) is the water to be used?.....

Location of Well

.....
Is well on upland, in valley, or on hillside?..... In diagram below show distances of well from road and
lot line. Indicate north by arrow.

Drilling Firm.....

Address.....

Licence Number.....

Name of Driller.....

Address.....

Date.....
(Signature of licensed Drilling Contractor)

(6256)

42

THE CHARITABLE INSTITUTIONS ACT,
1956

O. Reg. 256/58.
General Regulations.
Amending O. Reg. 31/57.
Made—25th September, 1958.
Filed—7th October, 1958.

REGULATIONS MADE UNDER
THE CHARITABLE INSTITUTIONS ACT,
1956

1. Schedule 4 of Ontario Regulations 31/57 is amended by adding thereto the following item:

12a. Fairhaven House, 123 Isabella Street, Toronto.

(6257)

42

Publications Under The Regulations Act

October 25th, 1958

THE GAME AND FISHERIES ACT

O. Reg. 257/58.

Hunting in Holiday Beach Provincial Park.

Amending O. Reg. 234/58.

Made—9th October, 1958.

Filed—14th October, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulation 1 of Ontario Regulations 234/58 is amended by striking out "and" at the end of clause *a*, by adding "and" at the end of clause *b*, and by adding thereto the following clause:

(c) in Holiday Beach Provincial Park upon the condition he pay a fee of \$4.00.

(6266)

43

THE MILK INDUSTRY ACT, 1957

O. Reg. 258/58.

Designation of Markets.

New and Revoking O. Reg. 222/58.

Made—30th September, 1958.

Approved—9th October, 1958.

Filed—15th October, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

DESIGNATION OF MARKETS

1. The following markets are designated markets to be included in a group of markets for bargaining by producers and distributors:

- (a) Blyth,
- (b) Village of Brussels,
- (c) Clinton,
- (d) Exeter,
- (e) Goderich,
- (f) Village of Hensall,

(g) Seaforth,

(h) Wingham, and

(i) Police Village of Zurich

in the County of Huron.

2. Ontario Regulations 222/58 are revoked.

THE MILK INDUSTRY BOARD
OF ONTARIO

A. B. CURRY,
Chairman.

A. P. CLARK,
Secretary.

(Seal)

Dated at Toronto, this 30th day of September, 1958.

(6278)

43

THE CORPORATIONS ACT, 1953

O. Reg. 259/58.

General Regulations.

Amending O. Reg. 66/54.

Made—9th October, 1958.

Filed—16th October, 1958.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

1. Clause *b* of regulation 44 of Ontario Regulations 66/54 is revoked and the following substituted therefor:

(b) extending, limiting or otherwise varying the powers which the corporation may exercise in Ontario.

2. Clause *c* of item 2 of Schedule 2 to Ontario Regulations 66/54, as remade by regulation 16 of Ontario Regulations 29/56, is struck out and the following substituted therefor:

(c) extending, limiting or otherwise varying the powers which a corporation may exercise in Ontario, a fee of \$100.

(6284)

43

Publications Under The Regulations Act

November 1st, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 260/58.

Controlled-access Highways—Langstaffe Diversion.

Amending O. Reg. 52/58.

Made—16th October, 1958.

Filed—21st October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 52/58, as amended by Ontario Regulations 98/58, 142/58, 172/58, 216/58, and 230/58, are further amended by adding thereto the following schedule:

LANGSTAFFE DIVERSION

SCHEDULE 16

In the Township of Markham in the County of York and shown outlined in red and illustrated on Department of Highways plan P-1658-48, registered in the Registry Office for the registry division of the East and West Riding of the County of York as number 5464.

(6298)

44

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 261/58.

Controlled-access Highways—Queen Elizabeth Way Interchange Areas.

Amending O. Reg. 77/58.

Made—16th October, 1958.

Filed—21st October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 77/58 are amended by adding thereto the following schedules:

SCHEDULE 4

In the townships of Louth and Grantham in the County of Lincoln being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-2116-57 registered in the Registry Office for the registry division of the County of Lincoln as number 358 for the County of Lincoln.

SCHEDULE 5

In the Township of Grantham in the County of Lincoln being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2141-95 registered in the Registry Office for the registry division of the County of Lincoln as number 357 for the County of Lincoln.

SCHEDULE 6

In the Township of Grantham in the County of Lincoln being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2141-96 registered in the Registry Office for the registry division of the County of Lincoln as number 355 for the County of Lincoln.

SCHEDULE 7

In the Township of Stamford in the County of Welland being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-1915-77 registered in the Registry Office for the registry division of the County of Welland as number 8924A for the Township of Stamford.

SCHEDULE 8

In the Township of Willoughby in the County of Welland being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-2470-34 registered in the Registry Office for the registry division of the County of Welland as number 8923A for the Township of Willoughby.

SCHEDULE 9

In the Township of Bertie in the County of Welland being those portions of the King's Highway shown coloured red on a Department of Highways plan numbered P-2511-47 registered in the Registry Office for the registry division of the County of Welland as number 9184A for the Township of Bertie.

2. Schedules 1, 2, 3, and 6, of Regulations 134 of Consolidated Regulations of Ontario, 1950, are struck out.

(6299)

44

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 262/58.

Controlled-access Highways—Windsor to Quebec Boundary.

Amending O. Reg. 226/55.

Made—16th October, 1958.

Filed—21st October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 226/55, as amended by Ontario Regulations 67/56, 153/56, 171/56, 200/56, 201/56, 243/56, 21/57, 71/57, 164/57, 204/57, 62/58, 126/58 and 214/58, are further amended by adding thereto the following schedules:

SCHEDULE 16N

In the Township of Westminster in the County of Middlesex being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3053-79 registered in the Registry Office for the registry division of the East and North Riding of the County of Middlesex as number 110121 Miscellaneous.

SCHEDULE 25A

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3108-54 registered in the Registry Office for the registry division of the County of Peel as number 113445 for the Township of Toronto.

SCHEDULE 25B

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3108-51 registered in the Registry Office for the registry division of the County of Peel as number 111988 for the Township of Toronto.

SCHEDULE 49C

In the Township of Charlottenburgh in the County of Glengarry being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3126-21 registered in the Registry Office for the registry division of the County of Glengarry as number 1659 for the Township of Charlottenburgh.

SCHEDULE 50A

In the Township of Lancaster in the County of Glengarry being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3178-4 registered in the Registry Office for the registry division of the County of Glengarry as number 1658 for the Township of Lancaster.

2. Schedule 33A of Ontario Regulations 226/55, as made by Ontario Regulations 126/58, is struck out and the following substituted therefor:

SCHEDULE 33A

In the Township of Brighton in the County of Northumberland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3176-26 registered in the Registry Office for the registry division of the East Riding of the County of Northumberland as number 256 for the Township of Brighton.

(6300)

44

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 263/58.

Controlled-access Highways—Cobalt,
Haileybury, New Liskeard Diversion.
Amending O. Reg. 78/58.
Made—16th October, 1958.
Filed—21st October, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT
ACT, 1957

1. Ontario Regulations 78/58, as amended by Ontario Regulations 122/58, 171/58, and 215/58, are further amended by adding thereto the following schedules:

COBALT-HAILEYBURY-NEW LISKEARD DIVERSION

SCHEDULE 7

In the Township of Coleman in the District of Temiskaming and shown outlined in red and illustrated on Department of Highways plan P-2877-23, registered in the Land Titles Office at Haileybury as number 121121 Temiskaming.

SCHEDULE 8

In the Township of Bucke in the District of Temiskaming and shown outlined in red and illustrated on Department of Highways plan P-2555-12, registered in the Land Titles Office at Haileybury as number 121175 Temiskaming.

SCHEDULE 9

In the Township of Dymond and in the Town of New Liskeard in the District of Temiskaming and shown outlined in red and illustrated on Department of Highways plan P-2236-20, registered in the Land Titles Office at Haileybury as number 121120 Temiskaming.

(6301)

44

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 264/58.

Controlled-access Highways—The West
Side Road—Welland County.
New.
Made—16th October, 1958.
Filed—21st October, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE HIGHWAY IMPROVEMENT
ACT, 1957

CONTROLLED ACCESS HIGHWAYS

THE WEST SIDE ROAD—WELLAND COUNTY

1. Those portions of the King's Highway described in the schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of Crowland in the County of Welland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2085-4 registered in the registry office for the registry division of the County of Welland as number 11056A.

SCHEDULE 2

In the Township of Humberstone in the County of Welland being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2086-6 registered in the registry office for the registry division of the County of Welland as number 10556A.

(6302)

44

THE INDUSTRIAL STANDARDS ACT

O. Reg. 265/58.

Schedule for the Barbering Industry in the
Kitchener-Waterloo Zone.
New and Revoking O. Reg. 220/52.
Made—16th October, 1958.
Filed—22nd October, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE INDUSTRIAL STANDARDS
ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 220/52 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE KITCHENER-WATERLOO ZONE

1. No work shall be performed in the barbering industry in the Kitchener-Waterloo zone except in accordance with this schedule.

INTERPRETATION

2. In this schedule

(a) "holiday" means

- (i) Sunday,
- (ii) New Year's Day,
- (iii) Good Friday,
- (iv) Victoria Day,
- (v) Dominion Day,
- (vi) Kitchener-Waterloo Civic Holiday,
- (vii) Labour Day,
- (viii) Thanksgiving Day,
- (ix) Christmas Day, and
- (x) the 26th of December; and

(b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

3. No person shall perform work in the industry

- (a) on a holiday;
- (b) on a Wednesday;
- (c) for more than
 - (i) 9 hours on Monday, Tuesday, Thursday, or Friday, or
 - (ii) 8 hours on Saturday; or
- (d)
 - (i) before 8 a.m. or after 6 p.m. on Monday, Tuesday, Thursday, or Friday, or
 - (ii) before 8 a.m. or after 5 p.m. on Saturday.

4. Notwithstanding clause *b* of section 3, during a week in which a holiday falls on a

- (a) Thursday,
- (b) Friday, or
- (c) Saturday,

9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday of that week, if the Wednesday is not a holiday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment.

Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

6.(1) The minimum rate of wages for all work performed in the industry by employees shall be

- (a) for a Class A employee, 70 per cent of the proceeds from the work performed by him or \$40 a week, whichever is the greater, and
- (b) for a Class B employee, 75 per cent of the proceeds from the work performed by him with a minimum rate of wages of \$1.25 an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation, whichever is the greater.

7. No deductions shall be made from the minimum rate of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain 50 cents
- (b) hair-cut or trim for persons 14 years and over 60 cents
- (c) hair-cut for persons under 14 years . . 35 cents
- (d) head-rub 25 cents
- (e) neck-clip for ladies 25 cents
- (f) razor honing 50 cents
- (g) shampoo, plain 50 cents
- (h) shave 30 cents
- (i) single 35 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 266/58.

Schedule for the Painting and Decorating Industry in the Niagara Falls Zone.
New.

Made—16th October, 1958.

Filed—22nd October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE NIAGARA FALLS ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 42½ hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8½ hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

3. Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 8½ hours; and this work shall be night work.

MINIMUM RATES OF WAGES

4. The minimum rate of wages for work performed during a regular working-day and for night work shall be

- (a) \$1.85 an hour for spray-painting and paper-hanging, and
- (b) \$1.80 an hour for all other work.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular working-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed on a holiday other than on Saturday between 8 a.m. and midday:
 - (i) \$3.70 an hour for spray-painting and paper-hanging, and
 - (ii) \$3.60 an hour for all other work, and
- (b) for overtime work performed on Saturday between 8 a.m. and midday and for all other overtime work:
 - (i) \$2.77½ an hour for spray-painting and paper-hanging, and
 - (ii) \$2.70 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6308)

44

THE INDUSTRIAL STANDARDS ACT

O. Reg. 267/58.

Schedule for the Plumbing and Heating Industry in the Oshawa-Whitby Zone.
New.

Made—16th October, 1958.

Filed—22nd October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE OSHAWA-WHITBY ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Oshawa Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during a regular working-day shall be \$2.50 an hour.

SHIFT WORK

4.(1) Where an employee performs work in one of two or more regular shifts, the employee shall be deemed to be employed during a regular working-day in respect of work that

- (a) is not in excess of 8 hours in a 24-hour period, or
- (b) consists of the instruction of the employees of an on-coming shift.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

(3) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

5. Overtime work is work

- (a) that is not performed during a regular working-day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATE OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be \$5 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6309)

44

THE INDUSTRIAL STANDARDS ACT

O. Reg. 268/58.

Schedule for the Barbering Industry in the Sault Ste. Marie Zone.
New and Revoking O. Reg. 141/44 (C.R.O. 421).

Made—16th October, 1958.

Filed—22nd October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 141/44 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE SAULT STE. MARIE ZONE

1. No work shall be performed in the barbering industry in the Sault Ste. Marie zone except in accordance with this schedule.

INTERPRETATION

2. In this schedule

(a) "holiday" means

- (i) Sunday,
- (ii) New Year's Day,
- (iii) Good Friday,
- (iv) Victoria Day,
- (v) Dominion Day,
- (vi) Sault Ste. Marie Civic Holiday,
- (vii) Labour Day,
- (viii) Thanksgiving Day, and
- (ix) Christmas Day, and

(b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

3. No person shall perform work in the industry
- (a) on a holiday;
 - (b) for more than
 - (i) 8½ hours on Monday, Tuesday, Wednesday, Thursday, or Saturday, or
 - (ii) 9½ hours on Friday;
 - (c)
 - (i) before 8.30 a.m. or after 6 p.m. on Monday, Tuesday, Wednesday, Thursday, or Saturday, or
 - (ii) before 8.30 a.m. or after 8 p.m. on Friday; or
 - (d) on a day which the employer shall elect under section 4.
- 4.(1) The employer shall elect one day of Monday or Wednesday in each week during which work is not to be performed by his employees.
- (2) The employer shall
- (a) post conspicuously in a place where his employees are engaged in their duties, and
 - (b) file with the advisory committee
- a notice setting out the day during which work is not to be performed by his employees.
- (3) Where an employer changes his election he shall give 30 days' notice in writing to his employees and to the advisory committee of the new day elected.
5. Notwithstanding clause *d* of section 3, where an employee does not perform more than 48 hours of work in the week in which the day elected under section 4 immediately preceding New Year's Day, Good Friday, or Christmas Day, falls, the employee may perform 8½ hours of work between 8.30 a.m. and 6 p.m. on the day elected preceding New Year's Day, Good Friday, or Christmas Day, if the day elected is not a holiday.

CLASSIFICATION OF EMPLOYEES

6. The following classification of employees in the industry is established:
- Class A—A person who is given full-time employment.
- Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

- 7.(1) The minimum rate of wages for all work performed in the industry by employees shall be
- (a) for a Class A employee, 65 per cent of the proceeds from the work performed by him or \$40 a week, whichever is the greater, and
 - (b) for a Class B employee, 65 per cent of the proceeds from the work performed by him or 75 cents an hour, whichever is the greater.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than
- (a) the minimum charge for each operation established in section 9, or
 - (b) the prevailing charge established in the shop for each operation, whichever is the greater.

8. No deductions shall be made from the minimum rate of wages for
- (a) materials supplied,
 - (b) laundry service, or
 - (c) operating expenses.

MINIMUM CHARGES

- 9.(1) The minimum charge for each operation in the industry shall be as follows:
- (a) facial massage, plain.....50 cents
 - (b) hair-cut or trim for persons 15 years and over.....60 cents
 - (c) hair-cut for persons under 15 years...35 cents
 - (d) head-rub.....25 cents
 - (e) neck-clip for ladies.....25 cents
 - (f) razor honing.....50 cents
 - (g) shampoo, plain.....50 cents
 - (h) shave.....30 cents
 - (i) singe.....35 cents

- (2) No employer or employee may
- (a) contract for or accept lower prices than those in subsection 1,
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
 - (c) give any article or premium to the customer without charging the full value of the article or premium.

(6310) 44

THE INDUSTRIAL STANDARDS ACT

O. Reg. 269/58.
Advisory Committees.
Amending O. Reg. 117/56.
Made—3rd October, 1958.
Filed—22nd October, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, 58/58, 137/58, and 244/58, is further amended by adding thereto the following items:

64	Kitchener-Waterloo	Schedule for the barbering industry
65	Niagara Falls	Schedule for the painting and decorating industry

66	Oshawa-Whitby	Schedule for the plumbing and heating industry
67	Sault Ste. Marie	Schedule for the barbering industry

CHARLES DALEY,
Minister of Labour.

October 3, 1958.

(6311)

44

THE HIGHWAY TRAFFIC ACT

O. Reg. 270/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—16th October, 1958.

Filed—22nd October, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, 231/57, 263/57, 46/58, 153/58 and 218/58, is further amended by adding thereto the following items:

12. That part of the King's Highway known as Number 541 in the Township of Garson-Neelon in the District of Sudbury commencing at a point on the centre line of the said highway situate 100 feet east from its intersection with a roadway known as Church Street, and extending westerly along the said highway to a point situate 750 feet west of its intersection with a roadway known as Margaret Street.
13. That part of the King's Highway known as Number 2 in the Township of Augusta in the County of Grenville commencing at a point on the centre line of the said highway situate 600 feet west of its intersection with the boundary line between Lots 29 and 30 and extending easterly therealong a distance of 1300 feet more or less.
14. That part of the King's Highway known as Number 4 in the Township of London in the County of Middlesex commencing at a point on the centre line situate 1100 feet north of the northerly limit of the City of London and extending northerly therealong to a point situate 600 feet south of its intersection with a road allowance between Concessions 3 and 4.
15. That part of the King's Highway known as Number 2 in the Township of Ancaster in the County of Wentworth commencing at the point where it intersects with a roadway known as Jerseyville Road and extending westerly therealong to a point situate 50 feet west of its intersection with a roadway known as Valleyview Drive.
16. That part of the King's Highway known as Number 2 in the Township of Trafalgar in the County of Halton commencing at the point where it intersects with the westerly limit of the Town of Oakville and extending westerly therealong for a distance of 5625 feet more or less.

2. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58, 75/58, 99/58, 153/58, 189/58 and 218/58, is further amended by adding thereto the following items:

38. That part of the King's Highway known as Number 541 in the Township of Garson-Neelon in the District of Sudbury commencing at a point on the centre line of the said highway situate 750 feet west of its intersection with a roadway known as Margaret Street and extending westerly therealong to a point situate 200 feet west of its intersection with a roadway known as Metcalfe Avenue.
39. That part of the King's Highway known as Number 2 in the Township of Augusta in the County of Grenville commencing at a point on the centre line of the said highway situate 1300 feet west of its intersection with the boundary line between Lots 7 and 6 and extending easterly therealong to its intersection with the westerly limit of the Town of Prescott.
40. That part of the King's Highway known as Number 2 in the Township of Sidney in the County of Hastings commencing at a point on the centre line situate 1085 feet east of its intersection with the boundary line between Lots 13 and 14 and extending westerly therealong for a distance of 2645 feet more or less.
41. That part of the King's Highway known as Number 2 in the Township of Sidney in the County of Hastings commencing at a point situate 200 feet east of its intersection with a roadway known as Number 6 Repair Depot Road and extending westerly therealong to its intersection with the east limit of the Town of Trenton.
42. That part of the King's Highway known as Number 4 in the Township of London in the County of Middlesex commencing at the point where it intersects the road allowance between Concessions 3 and 4 and extending northerly therealong to the point where it intersects the King's Highway known as Number 22.
43. That part of the King's Highway known as Number 108 within the Townsite of Elliot Lake in the District of Algoma commencing at a point on the centre line situate 1000 feet south of its intersection with a roadway known as Hillside Drive South and extending southerly therealong for a distance of 3000 feet more or less.
44. That part of the King's Highway known as Number 108 within the Townsite of Elliot Lake in the District of Algoma commencing at a point on the centre line situate 750 feet north of its intersection with a roadway known as Lakeview Road and extending northerly therealong to a point situate 800 feet north of its intersection with a roadway known as Timber Road North.
45. That part of the King's Highway known as Number 2 in the Township of Ancaster in the County of Wentworth commencing at a point situate 50 feet west of its intersection with a roadway known as Valleyview Drive and extending westerly therealong to a point situate 900 feet west of its intersection with a roadway known as Hamilton Drive.
46. That part of the King's Highway known as Number 544 in the Township of Rayside in the District of Sudbury commencing at a point situate 650 feet east of its intersection with a roadway known as Louis Street and extending westerly to a point situate 750 feet west of its intersection with a roadway known as Paquette Street.

3. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57 and amended by Ontario Regulations 46/58, 153/58, 189/58 and 218/58, is further amended by adding thereto the following items:

16. That part of the King's Highway known as Number 2 in the Township of Augusta in the County of Grenville commencing at a point on the centre line of the said highway situate 1600 feet west of its intersection with the boundary line between Lots 29 and 30 and extending easterly therealong for a distance of 1000 feet more or less.
17. That part of the King's Highway known as Number 2 in the Township of Augusta in the County of Grenville commencing at a point on the centre line of the said highway situate 700 feet east of its intersection with the boundary line between Lots 29 and 30 and extending easterly therealong for a distance of 1300 feet more or less.
18. That part of the King's Highway known as Number 2 in the Township of Sidney in the County of Hastings commencing at a point on the centre line situate 700 feet west of its intersection with the boundary line between Lots 7 and 8 and extending westerly therealong for a distance of 4330 feet more or less.
19. That part of the King's Highway known as Number 2 in the Township of Trafalgar in the

County of Halton lying between a point situate 5625 feet west of its intersection with the westerly limit of the Town of Oakville and a point situate 200 feet east of the easterly limit of the Village of Bronte.

20. That part of the King's Highway known as Number 544 in the Township of Rayside in the District of Sudbury commencing at a point situate 750 feet west of its intersection with a roadway known as Paquette Street and extending westerly to a point situate 2250 feet west of its intersection with a roadway known as Monte Principale Street.
4. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57 and amended by Ontario Regulations 46/58, 75/58, 99/58, 189/58 and 218/58, is further amended by adding thereto the following item:
 8. That part of the King's Highway known as Number 108 within the Townsite of Elliot Lake in the District of Algoma commencing at a point on the centre line situate 1000 feet south of its intersection with a roadway known as Hillside Drive South and extending northerly therealong to a point situate 750 feet north of its intersection with a roadway known as Lakeview Road.

(6312)

44

Publications Under The Regulations Act

November 8th, 1958

THE PUBLIC HEALTH ACT

O. Reg. 271/58.

Upholstered or Stuffed Articles.

Amending O. Reg. 245/58.

Made—15th October, 1958.

Approved—23rd October, 1958.

Filed—28th October, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Clause *a* of subregulation 1 of regulation 7 of Ontario Regulations 245/58 is amended by striking out "coloured" in the second line and inserting in lieu thereof "white".

Toronto October 15, 1958.

M. PHILLIPS,
Minister of Health.

(6330)

45

THE INDUSTRIAL STANDARDS ACT

O. Reg. 272/58.

Schedule for the Carpentry Industry in the Sudbury Zone.

New and Revoking O. Reg. 164/53.

Made—23rd October, 1958.

Filed—29th October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 164/53 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE SUDBURY ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Sunday,
- (b) New Year's Day,
- (c) Good Friday,
- (d) Victoria Day,
- (e) Dominion Day,
- (f) Sudbury Civic Holiday,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

SHIFT WORK

3.(1) Where work is performed in two or more regular shifts, and if an employee works not more than 8 hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purposes of this schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

MINIMUM RATES OF WAGES

4. The minimum rate of wages shall be

(a) for work performed during a regular working-day other than on night-shifts or for night work

- (i) to and including the 15th of January, 1959, \$2.35 an hour,
- (ii) from and including the 16th of January, 1959, to and including the 15th of July, 1959, \$2.40 an hour, and
- (iii) on and after the 16th of July, 1959, \$2.45 an hour, and

(b) for work performed during a night-shift and for night work

- (i) to and including the 15th of January, 1959, \$2.45 an hour,
- (ii) from and including the 16th of January, 1959, to and including the 15th of July, 1959, \$2.50 an hour, and
- (iii) on and after the 16th of July, 1959, \$2.55 an hour.

OVERTIME WORK

5. Overtime work is work

- (a) that is not night work and is not performed during a regular working day, or
- (b) that is performed on a holiday.

6.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular working-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

7.(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be

- (a) for overtime work performed on a holiday
 - (i) to and including the 15th of January, 1959, \$4.70 an hour,
 - (ii) from and including the 16th of January, 1959, to and including the 15th of July, 1959, \$4.80 an hour, and
 - (iii) on and after the 16th of July, 1959, \$4.90 an hour, and
- (b) for all other overtime work
 - (i) to and including the 15th of January, 1959, \$3.52½ an hour,
 - (ii) from and including the 16th of January, 1959, to and including the 15th of July, 1959, \$3.60 an hour, and
 - (iii) on and after the 16th of July, 1959, \$3.67½ an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6331)

45

THE INDUSTRIAL STANDARDS ACT

O. Reg. 273/58.

Schedule for the Painting and Decorating Industry in the London Zone.

New and Revoking O. Reg. 260/56.

Made—23rd October, 1958.

Filed—29th October, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 260/56 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE LONDON ZONE

INTERPRETATION

1. In this schedule "holiday" means

- (a) Saturday
 - (i) between the 1st of October and the 30th of April, both inclusive, and
 - (ii) after midday between the 1st of May and the 30th of September, both inclusive,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) London Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

2.(1) The regular working periods for the industry are

- (a) a regular working-week consisting of not more than
 - (i) 40 hours between the 1st of October and the 30th of April, both inclusive, and
 - (ii) 44 hours between the 1st of May and the 30th of September, both inclusive,
 of work performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
 - (i) 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m. between the 1st of October and the 30th of April, both inclusive, and
 - (ii) 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 5 p.m., and 4 hours of work performed on Saturday between 8 a.m. and midday, between the 1st of May and the 30th of September, both inclusive.

(2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

3. The minimum rate of wages shall be

- (a) for work performed during a regular working-day

- (i) to and including the 31st of October, 1958, \$1.90 an hour for spray-painting and paper-hanging and \$1.80 an hour for all other work,
 - (ii) from and including the 1st of November, 1958, to and including the 31st of April, 1959, \$2 an hour for spray-painting and paper-hanging and \$1.90 an hour for all other work.
 - (iii) from and including the 1st of May, 1959, to and including the 31st of October, 1959, \$2.10 an hour for spray-painting and paper-hanging and \$2 an hour for all other work, and
 - (iv) on and after the 1st of November, 1959, \$2.15 an hour for spray-painting and paper-hanging and \$2.05 an hour for all other work, and
- (b) for night work
- (i) to and including the 31st of October, 1958, \$2.37½ an hour for spray-painting and paper-hanging and \$2.25 an hour for all other work,
 - (ii) from and including the 1st of November, 1958, to and including the 31st of April, 1959, \$2.50 an hour for spray-painting and paper-hanging and \$2.37½ an hour for all other work,
 - (iii) from and including the 1st of May, 1959, to and including the 31st of October, 1959, \$2.62½ an hour for spray-painting and paper-hanging and \$2.50 an hour for all other work, and
 - (iv) on and after the 1st of November, 1959, \$2.69 an hour for spray-painting and paper-hanging and \$2.56 an hour for all other work.

OVERTIME WORK

4. Overtime work is work

- (a) that is not night work and is not performed during a regular working-day, or
- (b) that is performed on a holiday.

5.(1) No overtime work shall be performed in the industry after 1 hour immediately following the working period of a regular working-day without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

6. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

7. The rate of wages for overtime work shall be

- (a) for overtime work performed on a holiday
 - (i) to and including the 31st of October, 1958, \$3.80 an hour for spray-painting and paper-hanging and \$3.60 an hour for all other work,
 - (ii) from and including the 1st of November, 1958, to and including the 31st of April, 1959, \$4 an hour for spray-painting and paper-hanging and \$3.80 an hour for all other work,

(iii) from and including the 1st of May, 1959, to and including the 31st of October, 1959, \$4.20 an hour for spray-painting and paper-hanging and \$4 an hour for all other work, and

(iv) on and after the 1st of November, 1959, \$4.30 an hour for spray-painting and paper-hanging and \$4.10 an hour for all other work, and

(b) for all other overtime work

- (i) to and including the 31st of October, 1958, \$2.85 an hour for spray-painting and paper-hanging and \$2.70 an hour for all other work,
- (ii) from and including the 1st of November, 1958, to and including the 31st of April, 1959, \$3 an hour for spray-painting and paper-hanging and \$2.85 an hour for all other work,
- (iii) from and including the 1st of May, 1959, to and including the 31st of October, 1959, \$3.15 an hour for spray-painting and paper-hanging and \$3 an hour for all other work, and
- (iv) on and after the 1st of November, 1959, \$3.22½ an hour for spray-painting and paper-hanging and \$3.07½ an hour for all other work.

ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6332)

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THE GAME AND FISHERIES ACT

O. Reg. 274/58.

Open Season for Deer and Moose in 1958.

Amending O. Reg. 155/58.

Made—29th October, 1958.

Filed—30th October, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulation 7 of Ontario Regulations 155/58 is amended by striking out "and" at the end of clause g, by adding "and" at the end of clause h, and by adding thereto the following clause:

- (i) Schedule 16 from the 4th of November to the 21st of December, both inclusive.

2. Regulation 9 of Ontario Regulations 155/58, as remade by regulation 4 of Ontario Regulations 210/58, is revoked and the following substituted therefor:

- 9. The parts of Ontario described in item 5 of Schedule 13, item 3 of Schedule 14 and Schedule 15 are designated as densely settled parts in which no party shall use or be accompanied by a dog while hunting deer or moose.

3. Item 10 of Schedule 7 of Ontario Regulations 155/58 is struck out and the following substituted therefor:

10. The Townships of Mara and Rama in the County of Ontario.

4.(1) Item 1 of Schedule 13 of Ontario Regulations 155/58, as remade by regulation 6 of Ontario Regulations 210/58, is struck out and the following substituted therefor:

1. Those parts of the counties of Frontenac, Hastings and Lennox and Addington lying between that part of the King's Highway known as number 7 and that part of the King's Highway known as number 2.

(2) The said Schedule 13 is further amended by adding thereto the following item:

5. The townships of Albemarle, Eastnor, Lindsay, and St. Edmunds in the County of Bruce.

5. Schedule 14 of Ontario Regulations 155/58, as made by regulation 2 of Ontario Regulations 210/58, is amended by adding thereto the following item:

7. The Township of Tay in the County of Simcoe.

6. Ontario Regulations 155/58 are amended by adding thereto the following schedule:

SCHEDULE 16

That part of the Township of Keppel in the County of Grey known as Griffiths Island.

(6341)

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Publications Under The Regulations Act

November 22nd, 1958

THE MILK INDUSTRY ACT, 1957

O. Reg. 275/58.

Classes and Containers—Fluid Milk.

New and Revoking O. Regs. 80/55 and 112/56.

Made—30th October, 1958.

Approved—6th November, 1958.

Filed—7th November, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

FLUID MILK PRODUCTS

INTERPRETATION

1. In these regulations,

- (a) "buttermilk" means the product that remains after the milk-fat is removed from milk by churning and includes the product that is obtained by adding a lactic-acid culture to skim-milk;
- (b) "cereal cream" means fluid milk that contains not less than 10 per cent and not more than 15.9 per cent of milk-fat;
- (c) "chocolate drink" means fluid milk that contains not less than 2 per cent of milk-fat and to which a chocolate flavouring has been added;
- (d) "chocolate milk" means fluid milk that contains not less than 3 per cent of milk-fat and to which a chocolate flavouring has been added;
- (e) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the milk-fat;
- (f) "lactic milk" means fluid milk in which lactic acid has been produced by the aid of a culture and that has an acidity between .75 and .85 per cent and contains not more than 2 per cent of milk-fat;
- (g) "partly-skimmed milk" means fluid milk that contains not less than 1.5 per cent and not more than 3.24 per cent of milk-fat and not less than 8.25 per cent of milk solids other than milk-fat;
- (h) "skim-milk" means fluid milk that contains not more than 1.4 per cent of milk-fat and not less than 8.5 per cent of milk solids other than milk-fat;
- (i) "sour cream" means fluid milk that has been allowed to sour naturally or by the addition of a lactic-acid culture and that contains not less than 12 per cent of milk-fat;
- (j) "special milk" means fluid milk that contains not less than 4 per cent and not more than 9.9 per cent of milk-fat and not less than 8.5 per cent of milk solids other than milk-fat;
- (k) "standard milk" means fluid milk that contains not less than 3.25 per cent and not more than 3.9 per cent of milk-fat and not less than 8 per cent of milk solids other than milk-fat;

(l) "table cream" means fluid milk that contains not less than 16 per cent and not more than 31.9 per cent of milk-fat;

(m) "whipping cream" means fluid milk that contains not less than 32 per cent of milk-fat.

CLASSES OF FLUID MILK

2. The following classes of milk and milk products are designated as fluid milk products:

- (a) Buttermilk.
- (b) Cereal cream.
- (c) Chocolate drink.
- (d) Chocolate milk.
- (e) Homogenized standard milk.
- (f) Lactic milk.
- (g) Skim-milk.
- (h) Sour cream.
- (i) Special milk.
- (j) Standard milk.
- (k) Partly-skimmed milk.
- (l) Table cream.
- (m) Whipping cream.

SUBSTANCES PROHIBITED

3. No person shall add to fluid milk products,

- (a) vitamins; or
- (b) substances other than milk-fat, chocolate flavouring or lactic-acid cultures.

CONTAINERS

4.—(1) Containers used by distributors in direct or indirect retail sales of the fluid milk products designated in regulation 2, except those in items *c* and *d*, shall be in the following sizes:

- (a) Gallon.
- (b) Three-quart.
- (c) Half-gallon.
- (d) Quart.
- (e) Pint.
- (f) Half-pint.

(2) Subregulation 1 shall not apply to,

- (a) containers used by distributors in direct or indirect retail sales and distribution of any class of fluid milk products to pupils in schools; or

(b) containers in sizes of less than quarter-pint.

5. Ontario Regulations 80/55 and 112/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY,
(Chairman).

A. P. CLARK,
(Secretary).

(Seal)

Dated at Toronto, this 30th day of October, 1958.

(6377)

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THE MILK INDUSTRY ACT, 1957

O. Reg. 276/58.

General Regulations for Fluid Milk.
New and Revoking Regulations 293 of
C.R.O. 1950 and O. Regs. 238/51,
155/52, 69/54, 107/54, 79/55, 133/55,
204/55, 123/56, 163/56, 233/56, and
54/57.

Made—30th October, 1958.

Approved—6th November, 1958.

Filed—7th November, 1958.

REGULATIONS MADE BY THE BOARD UNDER
THE MILK INDUSTRY ACT, 1957

INTERPRETATION

1. In these regulations,

- (a) "bulk-tank milk grader" means the holder of a bulk-tank milk grader's certificate in Form 11 under Ontario Regulations 88/58;
- (b) "cream grader" means the holder of a cream grader's certificate in Form 12 under Ontario Regulations 88/58;
- (c) "cream tester" means the holder of a cream tester's certificate in Form 9 under Ontario Regulations 88/58;
- (d) "farm bulk tank" means a stationary storage tank used only for the holding and cooling of milk on the premises of a producer and includes fixtures thereto and equipment required for use of the tank;
- (e) "milk grader" means the holder of a milk grader's certificate in Form 10 under Ontario Regulations 88/58;
- (f) "milk tester" means the holder of a milk tester's certificate in Form 8 under Ontario Regulations 88/58;
- (g) "milking-equipment" includes those parts of a milking machine and its pipe-lines, connections and appurtenances with which milk comes into contact when the milking machine is used;
- (h) "peddler" means a person who is engaged in the business of buying fluid milk products from a regular distributor or a producer-distributor and selling or distributing the fluid milk products either directly or indirectly to consumers, but does not include a person who,

(i) is employed by a licenced distributor,
or

(ii) in accordance with an agreement in writing with a licensed distributor, buys fluid milk products from him and sells or distributes the fluid milk products to consumers in the area or areas specified in the licence of the distributor;

- (i) "plant" means a dairy or a pasteurizing plant;
- (j) "producer-distributor" means a person who produces fluid milk and is engaged in the business of selling or distributing fluid milk products obtained from that fluid milk only either directly or indirectly to consumers, and includes a co-operative corporation to which Part V of *The Corporations Act, 1953* and any predecessor of that Act applies which obtains fluid milk from its shareholders only and is engaged in the business of selling or distributing fluid milk products obtained from that fluid milk only;
- (k) "regular distributor" means a distributor other than a producer-distributor, peddler or shopkeeper-distributor;
- (l) "shopkeeper" means the operator of a shop, hotel, restaurant or other premises, but does not include,
 - (i) a shopkeeper who makes regular deliveries of fluid milk products to consumers other than on his premises, and
 - (ii) a shopkeeper-distributor;
- (m) "shopkeeper-distributor" means the operator of a shop, hotel, restaurant or other premises who buys fluid milk from any person other than a licensed distributor under these regulations;
- (n) "tank-truck" means a motor vehicle having a tank used only for the purpose of hauling milk from farm bulk tanks to plants or from one plant to another plant;
- (o) "tank-truck operator" means the operator of a tank-truck;
- (p) "utensils" means containers and equipment used in the producing, handling and storing of milk, other than farm bulk tanks and milking-equipment, with which milk comes into contact, or is likely to come into contact, on the premises of a producer.

PROHIBITION

2. No producer shall sell or offer for sale milk for purposes of human consumption or processing that is not produced, handled, stored and transported in accordance with these regulations.

HEALTH OF COWS

3.—(1) Every cow from which milk is obtained by a producer for sale for purposes of human consumption or processing shall be in good physical condition and free from any condition or disease that adversely affects the quality or wholesomeness of the milk.

(2) No cow which is,

- (a) suffering from a condition; or
- (b) infected with a disease,

that adversely affects the quality or wholesomeness of the milk shall be stabled so as to come into contact with cows from which milk is obtained for sale for purposes of human consumption or processing.

QUALITY OF MILK

4.—(1) No producer shall sell or offer for sale milk for human consumption or processing that is obtained from a cow,

- (a) in the period of fifteen days before, or in the period of five days after, parturition; or
 - (b) where medicine or an antibiotic has been injected into the udder, in the period of three full days from the time of the last injection.
- (2) Where the milk obtained from a cow,
- (a) is not sweet; or
 - (b) has an objectionable flavour or odour; or
 - (c) shows evidence of being watery, flaky, stringy, bloody, thick or adulterated or insanitary; or
 - (d) shows evidence of coagulation or casein; or
 - (e) contains melted fat; or
 - (f) contains any foreign substance, including insects and vermin,

the producer shall not sell or offer for sale any of that milk for purposes of human consumption or processing.

5.—(1) A producer shall not sell or offer for sale milk to a plant that he has reason to believe the operator of the plant cannot accept under Ontario Regulations 88/58 or these regulations.

(2) A producer shall not sell or offer for sale to a distributor milk which he has reason to believe contains more than 200,000 bacteria in a millilitre of the milk.

(3) Where a producer has reason to believe that milk he produces fails to attain the standard of at least grade 2 as determined by a Resazurin reduction test and so failed when tested in at least one test in three tests immediately before, he shall not sell or offer for sale any milk he produces to a distributor until the milk he produces attains the standard of at least grade 1 as determined by a Resazurin reduction test.

(4) In subregulation 3, "Resazurin reduction test" means the test mentioned in regulation 62 of Ontario Regulations 88/58.

6.—(1) No person shall give to any milking cow any food other than clean, wholesome food.

(2) Where any food given to a cow at a time or in a manner that causes her milk,

- (a) to give off an objectionable odour; or
- (b) to have a taste or appearance other than that of normal milk,

no person shall give that food at such time or in such manner to a cow from which fluid milk is obtained by a producer for the purpose of human consumption or processing.

7. No person shall adulterate milk for sale for the purposes of human consumption or processing.

SANITARY CONDITIONS

8.—(1) Cows shall be clean.

- (2) When cows are in stables, the hair on,
 - (a) udders;
 - (b) flanks; and

(c) tails above the switch,

of the cows shall be kept short.

(3) No switch of a cow's tail shall be longer than will clear the floor by at least 4 inches when the cow is standing.

(4) Immediately before the time of each milking of a cow, the flanks and udder shall be wiped with a clean cloth moistened with a disinfecting solution.

9.—(1) Every producer shall keep all buildings or premises where cows are stabled or milked,

- (a) clean and in a sanitary condition;
- (b) free from flies and other insects;
- (c) free from dust; and
- (d) lighted and ventilated.

(2) Except in the case of glazed walls, all walls, ceilings, partitions and other parts of the stable shall be painted or whitewashed at least once each year.

10. No producer shall permit animals other than of the bovine genus in any part of a stable used for the stabling or milking of cows.

11.—(1) Every producer shall keep all parts of the premises, except loafing-type stables, clean and free from accumulations of manure and refuse.

(2) Every producer keeping cows in loafing-type stables shall provide a plentiful supply of bedding in the stables, and keep the stables free from an accumulation of refuse.

12.—(1) Every producer of milk for purposes of human consumption shall provide a milk house in a location which ensures good drainage and freedom from contamination.

(2) Every milk house shall be,

- (a) kept clean at all times;
- (b) used only for,
 - (i) cooling and storing of milk or cream,
 - (ii) storing of milking-equipment and utensils, and
 - (iii) washing and disinfecting of milking-equipment and utensils;
- (c) equipped with a screen to cover each opening; and
- (d) equipped with self-closing doors.

(3) No animals shall be permitted to enter a milk house.

13.—(1) No person shall use milking-equipment or utensils that were not,

- (a) immediately after each use,
 - (i) rinsed with cold or lukewarm water, and
 - (ii) thoroughly cleaned to remove all dirt and milk deposits; and
- (b) immediately before each use,
 - (i) immersed in water having a temperature of at least 170° F. for at least two minutes, or

(ii) rinsed with a disinfectant.

(2) Every producer shall provide and maintain in good condition and state of repair adequate milking-equipment and utensils for the producing, handling and storing of milk.

(3) A producer shall not use utensils which are not in good condition and state of repair.

(4) Every producer shall provide equipment and materials necessary to clean, rinse and disinfect milking-equipment and utensils.

(5) A producer shall not use milking-equipment or utensils for the production, handling, storage or transportation of milk that are made of materials which,

- (a) adversely affect the flavour of milk which comes into contact with them; or
- (b) have rough surfaces, or surfaces not easily cleaned; or
- (c) have joints not flush with the surfaces; or
- (d) have open seams, cracks or exposed threads.

(6) No person shall milk a cow unless he,

- (a) has washed his hands clean immediately before the milking; and
- (b) keeps his hands clean and dry during the milking.

(7) No person shall milk a cow or handle utensils or milking-equipment that come into contact with milk, except a person who is,

- (a) in good health;
- (b) free from a communicable disease as defined in *The Public Health Act* and the regulations thereunder;
- (c) cleanly dressed; and
- (d) personally clean at each time of milking and of handling milk and utensils.

14.—(1) All utensils when not in use shall be stored on clean racks in the milk house.

(2) Where a milking machine is used, all parts of the milking machine not permanently installed, when not in use, shall be stored on clean racks in the milk house.

15.—(1) Every producer shall provide facilities in the milk house capable of cooling milk at a temperature below 40° F.

(2) Every producer shall cool milk produced for purposes of human consumption or processing to a temperature below 50° F. as soon as possible after milking but within two hours of the time of milking.

(3) All milk cooled under subregulation 2 shall be kept at a temperature not lower than 33° F. or higher than 55° F. until the milk is received at a plant.

16.—(1) No person shall use a farm bulk tank for holding or cooling milk for sale for purposes of human consumption or processing except a farm bulk tank that complies with regulations 17 to 36.

(2) Regulations 21 to 36 apply to farm bulk tanks installed after the 31st day of December, 1956.

(3) Subregulation 2 expires with the 31st day of December, 1966.

17.—(1) Where a farm bulk tank is installed by a producer on his premises, the farm bulk tank shall be located in a milk house.

(2) Every milk house in which a farm bulk tank is located shall,

- (a) have a floor area of at least 168 square feet;
- (b) have at least twenty-four inches clear space between the tank and any wall of the milk house;
- (c) have clear space sufficient for washing, cleaning, rinsing and storing of utensils and milking-equipment;
- (d) have a floor with a smooth surface impermeable to liquids, having a slope of at least one-eighth inch to one foot to a drain;
- (e) have a floor capable of supporting the farm bulk tank and milking-equipment and utensils without sagging or heaving;
- (f) have the drain located in the floor of the milk house, with a diameter of at least four inches and capable of draining from the floor any liquids on the floor to a location outside the milk house in such manner that the outlet for the drain can be maintained in a sanitary condition;
- (g) have walls with smooth surfaces impermeable to liquids extending for at least three feet from the floor;
- (h) be properly ventilated;
- (i) be lighted for the efficient carrying out of all operations therein;
- (j) be provided with one opening, equipped with a self-closing device, used only for the passing of hose in the transfer of milk from the tank to the tank-truck;
- (k) be provided with at least one door and have each door equipped with a self-closing device;
- (l) be provided with screens for all windows and other openings sufficient to prevent entry of insects;
- (m) be provided with a two-compartment sink;
- (n) be provided with a pressure system for supply of cold, potable water;
- (o) where a supply of hot water is not available to the milk house, be provided with a means of heating water.

(3) No farm bulk tank in a milk house shall be less than six inches above the floor of the milk house, but in the case of a tank with a rounded bottom the lowest part of the tank may be not less than four inches above the floor.

18.—(1) Each farm bulk tank installed in a milk house shall be equipped with,

- (a) a refrigeration unit capable of,
 - (i) cooling milk that reaches the tank to a temperature of 50° F. or lower within one hour, and 40° F. or lower within two hours,
 - (ii) except in a period of two hours after milking, maintaining a temperature of milk in the tank not lower than 33° F. and not higher than 40° F. while milk remains in the tank, and
 - (iii) regulating the temperature by an automatic control mechanism, to within two degrees Fahrenheit of a designated temperature;

SANITARY STANDARDS FOR CONSTRUCTION
AND INSTALLATION OF FARM BULK TANKS

- (b) an agitator capable of stirring milk in the tank, without splashing or churning, so that the milk is thoroughly mixed in three minutes;
 - (c) a measuring device by which the weights of milk in the tank may be accurately determined; and
 - (d) an indicating thermometer with scale divisions of at least one-sixteenth inch for each change of two degrees Fahrenheit within a range of temperature from 32° F. to 120° F. that measures accurately to within two degrees Fahrenheit the temperature of the milk in the tank and located so as to register temperatures of the milk when the tank contains 20 per cent of its capacity.
- (2) The compressor parts of a refrigeration unit shall be enclosed by screening.

19. Each farm bulk tank shall be,

- (a) installed and maintained in a level position;
- (b) equipped with a means of,
 - (i) adjusting the tank to a level position, and
 - (ii) determining whether the tank is in a level position; and
- (c) anchored to the floor firmly enough to prevent such movement of the tank as is likely to affect the accuracy of the measuring device by which the quantity of milk in the tank is determined.

20.—(1) Where a gauge rod is used as the measuring device to determine the weight of milk in a farm bulk tank, the gauge rod shall be plainly marked in inches and fractions thereof to at least one-sixteenth of each inch, beginning at the bottom of the rod.

(2) Where a farm bulk tank is designed for use of a gauge rod, the tank shall be provided with a fixed point for the suspension of the gauge rod.

(3) Each gauge rod shall be supported in the vertical position at which the tank has been calibrated.

(4) No person shall use a measuring device in determining the weight of milk in a farm bulk tank except a measuring device that determines for milk of the weight in Column 1 a weight within a tolerance of weight set opposite thereto in Column 2 of the Table, as follows:

TABLE

Column 1	Column 2
under 1500 pounds	3 pounds
1500 pounds to 3000 pounds	4 pounds
3000 pounds to 4500 pounds	5 pounds
4500 pounds to 6000 pounds	6 pounds
6000 pounds to 7500 pounds	7 pounds
7500 pounds to 9000 pounds	8 pounds

(5) A producer shall maintain in good condition near the farm bulk tank in the milk house a chart showing the number of pounds of milk for each reading of the measuring device used to determine the weights of milk in the tank and showing the number of pounds for each graduation of the measuring device.

(6) No person shall use a measuring device or a chart other than those having the same manufacturer's serial number as that of the farm bulk tank.

21.—(1) The inside lining, covers, bridges, doors, underside of insulated covers or bridges, agitators, tubing for compressed air agitation, inlet and outlet connections, measuring device and any other parts of a farm bulk tank coming into contact with milk or milk products shall be of 18-8 stainless steel with a carbon content of not more than .12 per cent and the surfaces of all such parts shall be at least as smooth as No. 4 mill finish or 120 grit finish properly applied.

(2) In subregulation 1, "inside lining" means all surfaces with which milk comes into contact or which extend above the breast of the tank as a cooling surface and includes those surfaces which enclose the ends, sides and top of the tank instead of bridges or fixed covers.

(3) Where welds are made to the inside lining, the metal used in the weld shall be as corrosion-resistant as stainless steel.

22.—(1) A tank not provided with an integral cooling surface shall be so insulated as to prevent the temperature of the tank full of water rising more than three degrees Fahrenheit in eighteen hours when the differential between the water and that of the atmosphere is fifty degrees Fahrenheit.

(2) A tank provided with an integral cooling surface for direct expansion of refrigerated water shall be provided with an outer shell and an automatic temperature-control system which will prevent a rise of more than five degrees Fahrenheit in the temperature of the cooled milk, except when additional milk is added.

23. The portion of the outer shell which covers the outside of the insulation or heat-exchange jacket shall be of a continuous metal covering which is smooth, sanitary and sealed by welding or other effective means.

24. Surfaces of every farm bulk tank that come into contact with milk, including surfaces of covers, doors, fittings and accessories thereof, shall be clearly visible, easily accessible and readily cleanable.

25.—(1) Where welds are made to the inside lining or the breast of a tank, the welds shall be ground smooth and polished so that the finish is flush with the adjoining surface.

(2) Inside corners of the bottom, sides and ends of the inside lining of a tank and any attachments within the tank shall be rounded with radii of not less than one-half inch.

(3) The inside lining shall remain in a fixed position in relation to the outer shell or body of the tank and shall be of such construction that in normal use it does not develop any sag, buckle or distortion under load or from any other condition that is likely to affect the accuracy of the measuring device by which the quantity of milk in the tank is determined.

(4) The inside lining shall be pitched to the outlet to effect complete drainage.

(5) All exterior seams of the outer shell shall be sealed against moisture and vermin.

(6) Where the outside surface is not of corrosion-resistant material, the entire outside surface shall be painted and shall be smooth.

(7) The breast, or that portion of the metal used to join the inside lining to the outer vertical wall, shall be integral with or welded to the inside lining and shall be sloped or so arranged that all drainage will be toward the outer edge of the tank.

26.—(1) Main covers and doors of a tank shall be of types which can be opened without removing and shall be self-draining.

(2) Covers or doors shall have at least three-eighths inch raised flange on all edges and shall fit as tightly to the tank as practicable.

(3) When covers or doors are open, any liquid from the inner or outer surfaces of main covers and doors shall not drain into the milk compartment.

27.—(1) Fixed covers located at ends or sides of the tank shall not extend more than twelve inches over the surface of the milk and shall have at least three-eighths inch raised flange.

(2) Bridges and fixed covers shall be so installed that undersides thereof are visible from outside the tank.

(3) Bridges of a tank shall,

- (a) not exceed twenty-four inches in width;
- (b) be pitched to the outside edge of the tank for complete drainage; and
- (c) have at least three-eighths inch raised flange where the edges meet main covers.

28.—(1) The edges of all openings in the covers or bridges of a tank shall be flanged upwards at least three-eighths inch.

(2) Openings not continuously in use shall be provided with removable covers.

(3) Main covers, when fitted for the use of strainers, shall have openings with a rim capable of supporting the strainer.

(4) Main covers for a tank with a capacity of not more than 150 gallons shall be provided with at least one strainer opening.

(5) Covers for a tank with a capacity of more than 150 gallons shall be provided with at least two strainer openings.

(6) A removable cover shall be provided for each strainer opening, which shall be self-draining to the outside edge of the cover and shall have a downward flange of not less than one-quarter inch.

(7) Every cover shall be provided with a handle or knob, which shall be welded in place and weld-ground smooth.

(8) All openings into the tank shall be adequately protected against drip, dust, oil, insects or other things likely to contaminate the milk in the tank.

29.—(1) Every tank shall have an outlet connection which is of sanitary construction and readily cleanable.

(2) The outlet connection shall be sanitary pipe having an inside diameter of at least $1\frac{1}{2}$ inches and,

- (a) in the case of a horizontal outlet connection, that portion of the metal used to convey milk from the inside lining shall be in a generally horizontal position, with the lower surface of the connection at or below the level of the surface of the bottom of the inside lining and pitched for drainage, but in no case shall the lower surface of the connection be below the level of the surface of the outside bottom of the tank, nor shall the fittings extend more than two inches beyond the outer shell of the tank;

(b) in the case of an outlet connection at the top of the tank, the sanitary pipe shall have an outside diameter of at least $1\frac{1}{2}$ inches; and

(c) in the case of a vertical outlet connection, the vertical centre line of the outlet which extends through the bottom of the outer shell shall be as close as practicable to an adjacent wall and shall terminate with a 90° L that is integral with the outlet, and the horizontal centre line of the L shall be at least four inches above the floor of the milk house.

30.—(1) Every valve provided in a tank shall be of sanitary construction and readily cleanable.

(2) Every outlet valve shall be of 18-8 gauge stainless steel or nickel alloy.

31.—(1) Every tank shall be supported on adjustable legs of adequate size and spacing to support the weight of the tank when filled to capacity.

(2) The bases of the legs shall rest on solid masonry and be sealed in concrete.

(3) The legs shall be capable of raising the tank high enough for attachment of fittings and draining of the tank.

(4) The outside of the leg sockets shall be of corrosion-resistant material or painted and be readily cleanable.

32. The agitator shall be so constructed that visual inspection of it can be made from outside the tank and shall be readily cleanable.

33.—(1) In the case of an agitator that is not removable from the tank, the agitator shall be provided with at least one-inch space between the bottom of the inside lining and the nearest point of the agitator blade, but this provision shall not apply where the agitator is hinged with the main cover.

(2) All interior angles of the agitator blades shall be rounded and have radii of at least one-quarter inch.

(3) The opening through the bridge or the main cover shall be provided with at least one-inch space for brush cleaning between the shaft and the inside surface opening.

(4) The inside surface of the opening shall be not more than three-quarters of an inch in vertical depth.

34.—(1) In the case of an agitator that is removable from the tank, the agitator shaft shall be provided with a coupling that is easily accessible and readily demountable.

(2) A coupling for use inside the tank shall be of sanitary type.

(3) The coupling when located outside the tank shall be installed above the protection provided for the shaft opening into the tank.

(4) All surfaces of the bottom support of an agitator shall be visible when the agitator shaft is removed.

(5) The bottom support shall not interfere with proper drainage of the tank.

(6) The opening through the bridge or the main cover shall be provided with at least one-inch space for brush cleaning between the shaft and the inside surface of the opening.

35. The shaft of a horizontal agitator shall be provided with a sanitary type rotary seal and shall be demountable for cleaning.

36.—(1) Where the agitation of the milk is by compressed air, the air shall be filtered before being used for this purpose to remove dust, insects, all extraneous material and any source of objectionable odours and shall be conveyed to the milk by sanitary piping from a point above the surface of the milk in the tank.

(2) The piping used to convey the air shall be designed to prevent siphoning or back-flow of milk into the air system.

CLEANING OF FARM BULK TANK

37. Every producer shall clean his farm bulk tank after each time it is empty and before it is used again by means of a cleaning compound capable of removing dirt and milk deposits and rinse the tank with a solution containing an effective disinfecting agent.

TANK-TRUCK OPERATOR

38. No person shall be a tank-truck operator who transports milk from a farm bulk tank except a bulk-tank milk grader.

TANK-TRUCKS

39.—(1) No person shall transport milk from a farm bulk tank except in a tank-truck having a tank with an inside lining of stainless steel.

(2) No person shall operate a tank-truck for the transportation of milk from a farm bulk tank except a tank-truck equipped with,

- (a) an insulated dust-tight cabinet constructed of stainless steel for the holding of milk hose, a pump and other equipment used in transferring milk from farm bulk tanks to the tank-truck; and
- (b) an insulated dust-tight cabinet constructed of stainless steel for the holding of samples of milk and a means by which they are kept cool.

(3) No person shall transfer milk from a farm bulk tank to a tank-truck except by means of hose.

(4) No person shall use hose for the transfer of milk from a farm bulk tank to a tank-truck except hose which has smooth surfaces, is readily cleaned, is not toxic and does not affect the taste of milk that comes in contact with the hose.

40.—(1) A tank-truck operator shall, before transferring any milk from a farm bulk tank to his tank-truck, examine the milk in the tank and, where he finds that the milk examined would be rejected at the plant to which he transports milk, he shall not transfer any of the milk from the tank to the tank-truck but shall,

- (a) take a sample of the milk; and
- (b) deliver to the producer or attach to the tank a rejection tag showing the reason for the rejection.

(2) Where a producer receives a rejection tag, he may apply to the operator of the plant to which he supplies milk for acceptance of the milk in respect of which the rejection tag was issued.

(3) Where the operator of a tank-truck declines to transfer milk from a farm bulk tank under subregulation 1, the producer shall not sell or offer for sale the milk for human consumption or processing unless it is accepted by a plant upon application under subregulation 2.

41.—(1) No tank-truck operator shall transfer milk from a farm bulk tank without determining the weight of the milk in the tank.

(2) The operator of a tank-truck immediately after he determines the weight of the milk in the tank shall make a report to the producer showing,

- (a) the date;
- (b) the weight of milk in the tank;
- (c) the reading of the gauge rod or other measuring device; and
- (d) the temperature of the milk.

(3) Where a measuring device used in determining the weight of the milk in the tank does not show the weight of the milk, the tank-truck operator shall compute the weight.

(4) In computing the weight of milk under subregulation 3, one gallon of milk is deemed to weigh 10.32 pounds.

(5) Immediately after determining the weight of milk in the tank, the tank-truck operator shall start the agitator.

(6) After the agitator has been in operation for at least five minutes and so much longer as may be necessary for the milk to be thoroughly mixed, the tank-truck operator shall take a sample of at least one ounce of the milk.

(7) Each sample of milk taken under subregulation 6 shall be put into a glass bottle used only for holding samples of milk from the tank of one producer and the bottle shall be closed by a rubber stopper that fits over the top of the bottle.

(8) The tank-truck operator shall add to each composite sample of milk such amounts of mercuric chloride, or other preservative equivalent for the purpose, as may be necessary to preserve the composite sample.

(9) A tank-truck operator shall, after transferring the milk from a tank to his tank-truck, rinse the tank with cold or lukewarm water.

CONTAINERS

42. Where fluid milk of a producer is transported other than by tank-truck, the containers of the fluid milk shall be,

- (a) metal;
- (b) in good condition;
- (c) free from rust, open seams and other defects; and
- (d) covered by a secure lid.

VEHICLES FOR TRANSPORTATION

43.—(1) No person shall transport fluid milk in a vehicle,

- (a) which is in an insanitary condition; or
- (b) which has been used for a purpose that may cause contamination of fluid milk, or containers thereof, subsequently transported in the vehicle.

(2) No person shall transport fluid milk in a vehicle other than a tank-truck except,

- (a) a vehicle with a covered van body having rigid walls, an insulated roof and a solid floor, so that wind, dust and moisture cannot seriously affect the milk or containers thereof or permit extreme heat or freezing conditions within the shipping space of the vehicle; or

(b) a vehicle used to transport fluid milk when the milk and containers thereof are protected from extreme heat and freezing conditions, dust and contamination and the fluid milk is received at a plant before 10 a.m. on the day it is transported from the premises of the producers; or

(c) a vehicle used to transport fluid milk before these regulations come into force, but this clause expires with the 1st day of January, 1960.

(3) No person shall deck containers of fluid milk in a vehicle used to transport it without decking boards which are supported from the body of the vehicle and so located that clearance is provided for the containers in each deck.

(4) Fluid milk shall be transported without delay.

LICENCES FOR TRANSPORTERS

44.—(1) This regulation applies only to the markets of Guelph, Hamilton, Toronto and Welland.

(2) Subject to subregulation 1, no person shall be a transporter of fluid milk to a market without a licence from the Board, obtainable on application therefor.

(3) An application for a licence as a transporter or for a renewal thereof shall be in Form 1.

(4) A licence as a transporter shall be in Form 2.

(5) A licence shall be issued annually for the period from and including the 1st day of April in the year in which the licence is issued to and including the 31st day of March in the following year.

(6) A licence is not transferable.

(7) The fee for a licence or renewal thereof is \$1 and shall be forwarded with the application for a licence.

(8) A transporter shall obtain a licence for each vehicle operated by him and shall exhibit the licence in a conspicuous place inside the cab of the vehicle.

(9) Where a transporter applies for a licence or renewal thereof, the Board may,

(a) re-distribute the producers named in the schedule to the application on the routes of other transporters; or

(b) add producers to the route of the applicant.

(10) Where the Board is of the opinion that re-distribution of the producers named in the schedule to the application should be made on the routes of other transporters, or addition made of producers to the route of the applicant, under subregulation 9, every transporter thereby affected shall be,

(a) given written notice thereof; and

(b) afforded an opportunity of appearing before the Board to show cause why such re-distribution or addition should not be made,

before the licence is issued or renewed.

(11) A licence as a transporter is issued upon the conditions that the transporter,

(a) does not transport fluid milk on a route other than the route specified in the schedule to his licence;

(b) does not transport fluid milk of a producer not named in the schedule to his licence; and

(c) does not transport milk of a producer to a dairy not specified for the producer named in the schedule to his licence.

(12) Where a transporter desires a change in respect of a route, a producer or a dairy named in the schedule to his licence, he may apply to the Board for the change to be made but shall surrender his licence to the Board for the issuance of a licence in replacement thereof with such changes as the Board may approve.

(13) A transporter shall keep for a period of twelve months from the making thereof a record of all business transacted with respect to the transportation of fluid milk showing,

(a) the number of cans or the quantity of fluid milk transported each day for each producer;

(b) the name of the dairy to which the fluid milk of each producer is delivered;

(c) a summary at the end of each payment period showing the total number of cans of the quantity of fluid milk delivered to each dairy from each producer.

(14) No transporter shall engage in the purchasing or selling of fluid milk or the trafficking in fluid milk.

CLASSES OF DISTRIBUTORS

45. The following classes of distributors are designated:

(a) regular distributors,

(b) producer-distributors,

(c) peddlers; and

(d) shopkeeper-distributors.

LICENSING OF DISTRIBUTORS

46.—(1) No person shall be a regular distributor, or producer-distributor, or peddler or shopkeeper-distributor, without a licence therefor from the Board.

(2) No licence shall be issued except upon application therefor.

(3) An application for a licence as a regular distributor, producer-distributor, peddler or shopkeeper-distributor or for a renewal thereof shall be in Form 3.

(4) A licence as a regular distributor, producer-distributor, or peddler or shopkeeper-distributor shall be in Form 4, or 5, or 6, or 7, respectively.

(5) A licence shall be issued for the period from and including the 1st day of April in the year in which the licence is issued to and including the 31st day of March in the following year.

(6) A licence is not transferable.

(7) The fee for a licence or renewal thereof is \$1 and shall be forwarded with the application for a licence.

EXEMPTION

47.—(1) A producer-distributor who sells not more than twenty quarts of fluid milk products nor more than three quarts of cream a day in that part of Ontario where fluid milk is not required to be pasteurized under *The Public Health Act* or regulations thereunder is exempt from regulation 46.

(2) A producer who sells pasteurized cream in any public market where products of the farm are sold direct to consumers and the cream is not delivered to the premises of the consumer is exempt from regulation 46.

PROHIBITION

48. No person shall supply for resale fluid milk products to, or pasteurize fluid milk for, any other person who is,

- (a) not the holder of a licence under these regulations; or
- (b) not exempt from the Act or these regulations.

49. Where a regular distributor or producer-distributor operates more than one dairy, he shall apply for a licence for the operation of each dairy.

50. A licence as a peddler is issued upon the conditions that he shall,

- (a) buy no fluid milk products other than from a dairy named in his licence; and
- (b) operate only one delivery vehicle.

51. Where a transporter or a distributor ceases to carry on the business for which he is licensed, he shall forthwith surrender his licence to the Board.

TERMS OF PAYMENT

52. Where fluid milk is purchased from a producer pursuant to an agreement or an award,

- (a) on a daily cash basis,
 - (i) the fluid milk shall be paid for on the day received, or
 - (ii) the price of the fluid milk shall be deposited on the day the fluid milk is received in a bank account established for payment of the producers only and the producers shall be paid for fluid milk supplied during the first half of any month not later than the 25th day of that month and during the remainder of that month not later than the 10th day of the next following month;
- (b) on a weekly credit basis, the fluid milk received during any one week shall be paid for not later than Monday of the following week;
- (c) on a bi-weekly credit basis, the fluid milk received during any period of two weeks shall be paid for not later than the tenth day thereafter;
- (d) on a twice-a-month credit basis, the fluid milk received,
 - (i) during the first half of the month shall be paid for not later than the 25th day of the month, and
 - (ii) during the remainder of the month shall be paid for not later than the 10th day of the following month; or
- (e) on a monthly credit basis, the fluid milk received during any one month shall be paid for not later than the 15th day of the following month.

FURNISHING OF SECURITY

53.—(1) Each regular distributor and each shopkeeper-distributor, on making application for a licence, or renewal thereof, shall deposit with the Board security in the form of,

- (a) direct and guaranteed securities of the Government of Canada; or
- (b) direct and guaranteed securities of the Government of Ontario; or

(c) a surety bond of a guarantee company, approved under *The Guarantee Companies Securities Act*, in Form 8,

in an amount determined under regulation 55.

(2) Subregulation 1 does not apply to a regular distributor or shopkeeper-distributor whose monthly purchases of fluid milk are less than \$500 and who has with the approval of the Board made arrangements for weekly payment to his producers.

54.—(1) Notwithstanding subregulation 1 of regulation 53, any number of distributors may, as a group, deposit security with the Board in the form of a bond of a guarantee company, approved under *The Guarantee Companies Securities Act* and regulations thereunder, in Form 9.

(2) The amount of security under subregulation 1 shall not exceed \$100,000 in respect of any one distributor.

(3) The Board may at any time require any distributor in a group to deposit security in accordance with subregulation 1 of regulation 53.

55.—(1) For the purpose of subregulation 2, the average value of fluid milk shall be determined on the average daily value of fluid milk delivered to the distributor during the previous calendar year.

(2) Where security is required under regulation 53, it shall be in the following amounts:

- (a) where producers are paid on a daily cash basis, not less than the average value of fluid milk received from producers during a period of seven days; or
- (b) where producers are paid on a weekly credit basis, not less than the average value of fluid milk received from producers during a period of fifteen days; or
- (c) where producers are paid on a bi-weekly or twice-a-month credit basis, not less than the average value of fluid milk received from producers during a period of thirty days; or
- (d) where producers are paid on a monthly credit basis, not less than the average value of fluid milk received from producers during a period of forty-five days; or
- (e) where a distributor is commencing business, an amount based on clause a, b, c, or d, but not less than \$1,000.

56. The security deposited with the Board under regulations 53, 54 and 55 shall be applicable solely to unpaid claims of producers for fluid milk sold to the distributor.

57.—(1) Where a distributor is in default in making payment for fluid milk sold to him by a producer on a basis mentioned in regulation 52, the producer may notify the Board of the default.

(2) Upon receipt of a notice under subregulation 1, or a report from a field-man, that the distributor is in default in making payment for fluid milk sold to the distributor by a producer on a basis mentioned in regulation 52, the Board shall give notice to the distributor by registered mail of the producer's claim and require that the claim be paid within five days of the date of mailing the notice by the Board.

(3) Where the Board is satisfied after the expiration of the five-day period in subregulation 2 that the distributor is in default in making the payment referred to in subregulation 1, the Board may realize upon the security and shall, out of the money so obtained, pay the producer the amount of his claim.

(4) Where more than one producer notifies the Board of default of a distributor under subregulation 1 and the amount of moneys realized upon the security deposited by the distributor with the Board is insufficient to pay the claim of the producers, the Board shall distribute the moneys *pro rata* to the producers.

(5) Where,

- (a) the distributor has deposited with the Board security in the form of securities under clause *a* or *b* of subregulation 1 of regulation 53; and
- (b) the Board has realized upon the security under subregulation 3,

the Board shall require the distributor to deposit such additional security with the Board as may be necessary to comply with regulation 55 and, upon the distributor depositing the additional security, the Board shall return to the distributor any money remaining from the sale of securities by the Board after the payment of the claims of the producer under subregulation 3.

SELECTING AND REJECTING FLUID MILK

58.—(1) Subject to subregulation 2, no person other than a milk tester shall test for milk-fat content or supervise the testing of fluid milk received at a plant.

(2) An apprentice milk tester may test fluid milk for milk-fat content while personally supervised by a milk tester.

59.—(1) Subject to subregulations 2 and 3, no person other than a milk grader shall select, grade, reject, weigh or sample, or supervise the selecting, grading, rejecting, weighing or sampling, of fluid milk received in a plant or in a farm bulk tank.

(2) A bulk-tank milk grader may select, grade, reject, weigh or sample milk in a farm bulk tank.

(3) An apprentice milk grader may select, grade, reject, weigh or sample fluid milk while personally supervised by a milk grader.

60. Fluid milk rejected at a plant or at a farm bulk tank shall be known as "rejected milk".

61. The milk grader at a plant shall select or reject fluid milk delivered by each producer immediately after the lid of the container is loosened and before any of the fluid milk of the producer is removed from the container other than for testing purposes.

62. The milk grader at a plant or at a farm bulk tank shall reject fluid milk of a producer which,

- (a) is not sweet; or
- (b) has an objectionable flavour or odour; or
- (c) shows evidence of being watery, flaky, stringy, bloody, thick or adulterated or insanitary.

63. The milk grader at a plant shall reject fluid milk delivered by a producer in a container which is not,

- (a) metal; or
- (b) in good condition; or
- (c) free from rust, open seams and other defects; or
- (d) covered by a secure lid.

TESTING FOR SEDIMENT CONTENT OF FLUID MILK

64.—(1) The grades for fluid milk when tested for sediment content of the fluid milk are,

- (a) grade A, consisting of fluid milk that contains not more than 0.25 milligram of sediment to 16 ounces of fluid milk;
- (b) grade B, consisting of fluid milk that contains not more than 1.25 milligrams of sediment to 16 ounces of fluid milk;
- (c) grade C, consisting of fluid milk that contains not more than 2.0 milligrams of sediment to 16 ounces of fluid milk; and
- (d) grade D, consisting of fluid milk that contains more than 2.0 milligrams of sediment to 16 ounces of fluid milk.

(2) Tests made for sediment content of fluid milk shall be known as "sediment tests".

65.—(1) An operator of a plant shall provide the following equipment for making sediment tests:

- (a) at least one sediment tester having a capacity of 16 ounces of milk;
- (b) an additional head for each sediment tester;
- (c) two holders of clamp type;
- (d) a quantity of lintine cotton discs, having a diameter of $1\frac{1}{4}$ inches; and
- (e) charts of sediment standards.

(2) The milk grader at a plant shall maintain equipment for making sediment tests in good repair and shall from time to time examine the equipment to ensure that when a sediment tester is used the sample of fluid milk drawn for each test is at least 16 ounces.

(3) The milk grader shall, for purposes of testing, draw each sample of fluid milk by a sediment tester from the bottom of the container of fluid milk so that the head of the sediment tester passes diametrically across the bottom of the container as the sample of fluid milk is drawn into the sediment tester.

66.—(1) A milk grader shall make at least one sediment test of fluid milk delivered to a plant by a producer in each half-month period.

(2) When a sediment test is made, the test shall be made of the fluid milk in at least one container received from the producer and selected at random, before any of the fluid milk received from the producer on that day is removed from its containers.

(3) The milk grader shall make the sediment test of the fluid milk immediately after the lid of the container is first removed and before any of the fluid milk is removed from the container.

(4) Where a sediment test is made of the fluid milk in one container delivered by a producer and the sediment test shows that the fluid milk is grade C or grade D, the grader shall,

- (a) make a sediment test of the fluid milk in every container of fluid milk received from the producer on the day of the test;
- (b) make a sediment test of every container of fluid milk subsequently delivered by that producer until all of the fluid milk received from that producer on a subsequent day complies with the standards of at least grade B or all of the fluid milk delivered by that producer is rejected under regulation 67;
- (c) where he finds by a sediment test that any fluid milk is grade D, reject the fluid milk; and

(d) where he finds by a sediment test that any fluid milk is grade C,

(i) where the container is owned by the producer, attach to the container a warning tag on which is recorded the particulars of the delivery and the grade and return the container promptly to the producer, or

(ii) send by prepaid post or deliver a notice to the producer of the particulars of the delivery of fluid milk and the grade.

67.—(1) Where a milk grader finds by sediment tests that fluid milk delivered to a plant by a producer fails to comply with at least grade B on more than six days in any fifteen-day period, he shall reject all fluid milk from that producer for the next ensuing fifteen days unless the producer shows that the fluid milk he delivers complies with the requirements of at least grade B.

(2) Where a milk grader rejects fluid milk under subregulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of fluid milk and the cause of the rejection and return to the producer at his expense any fluid milk delivered thereafter during the next ensuing fifteen days unless the producer shows that the fluid milk he delivers complies with the requirements of at least grade B.

68. Where a milk grader rejects fluid milk, he shall,

(a) attach to the container in which the fluid milk was delivered a rejection tag bearing the words "rejected milk";

(b) state on the rejection tag the cause for the rejection;

(c) add to the fluid milk a harmless food colouring; and

(d) return the fluid milk in the container in which it was delivered to the producer as soon as practicable.

69. No person shall sell, offer for sale, transport or deliver rejected milk for use as food, or in the preparation of food, for human consumption.

TESTING FOR BACTERIAL ACTIVITY IN MILK

70. The operator of a plant shall make or cause to be made at least one test for bacterial activity in fluid milk delivered to the plant by a producer in each thirty-day period.

71.—(1) Where the operator of a plant has not caused tests to be made at a laboratory, he shall provide equipment for making Resazurin reduction tests.

(2) The equipment for making Resazurin reduction tests shall be,

(a) one pipette or dipper having a capacity of 10 millilitres;

(b) one pipette or burette having a capacity of 1 millilitre;

(c) culture tubes;

(d) culture-tube racks;

(e) culture-tube closures;

(f) a water bath with a cover capable of excluding light, and with a means of heating that is thermostatically controlled so that the contents of culture tubes in the bath are heated

to at least 96° F. in the period of not more than ten minutes and then maintained at a temperature between 96° F. and 99° F. during the test period;

(g) a quantity of Resazurin tablets, each containing 11 milligrams of dye;

(h) a quantity of distilled water;

(i) one thermometer;

(j) one china-marking pencil;

(k) one graduated cylinder of such capacity as required for holding and measuring quantities of 50 millilitres and 200 millilitres of liquids;

(l) one glass bottle of amber or other colour having low actinic properties, of 500 millilitre capacity and suitable for holding a solution of Resazurin dye; and

(m) one container for holding hot water for the sterilization of pipettes, dippers and burettes during fluid milk-sampling operations.

(3) For purposes of making a Resazurin reduction test, a milk grader shall prepare a Resazurin dye solution.

72. Where milk is tested for bacterial activity by a Resazurin reduction test and the sample of fluid milk for purposes of test is added to the Resazurin dye solution, the grades for fluid milk are,

(a) grade 1, for fluid milk of which the sample does not change in colour from blue grey to more than purplish blue in a period of three hours;

(b) grade 2, for fluid milk of which the sample changes in colour from blue grey to not more than purplish blue in a period of two hours, but to more than purplish blue in a period of three hours;

(c) grade 3, for fluid milk of which the sample changes in colour from blue grey to not more than purplish blue in a period of one hour, but to more than purplish blue in a period of two hours;

(d) grade 4, for fluid milk of which the sample changes in colour from blue grey to more than purplish blue in a period of one hour.

73. Where a milk grader finds by a Resazurin reduction test that the fluid milk delivered by a producer is grade 4, he shall make a Resazurin reduction test of the fluid milk of that producer at least once each week until he finds that the fluid milk is at least grade 2, or the fluid milk is rejected under regulation 74.

74.—(1) Where a milk grader finds by a Resazurin reduction test that the fluid milk delivered by a producer failed to comply with at least grade 2 on more than three tests in any thirty-day period, he shall reject all fluid milk from that producer for the next ensuing fifteen days unless the producer shows that the fluid milk he delivers complies with the requirements of at least grade 2.

(2) Where a milk grader finds by a bacterial activity test that the fluid milk is grade 3 or grade 4, he shall notify the producer of the results of the test within twenty-four hours.

(3) Where a milk grader rejects fluid milk under subregulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of fluid milk and the cause for the rejection and return to the producer at his expense

any fluid milk delivered thereafter during the next ensuing fifteen days unless the producer shows that the fluid milk he delivers complies with the requirements of at least grade 2.

75.—(1) A producer whose fluid milk is rejected at a plant shall not deliver fluid milk to another plant within a period of fifteen days after such rejection or until he has shown to the operator of the plant at which the fluid milk was rejected that the fluid milk that he delivers is acceptable under these regulations.

(2) A producer whose fluid milk is rejected at a plant and who delivers fluid milk to another plant within fifteen days of the rejection shall notify the operator of the plant of the rejection and the cause for the rejection given on the rejection tag or in a notice to the producer.

(3) The operator of a plant shall reject fluid milk delivered by a producer whose fluid milk was rejected at a plant within the preceding period of fifteen days unless the producer has complied with subregulations 1 and 2 and the fluid milk is tested by sediment test and found to be at least grade B, and by the Resazurin reduction test and found to be at least grade 2.

76. A milk grader shall test fluid milk for sediment content and bacterial activity, delivered by a producer,

- (a) who has not delivered fluid milk to the plant during the fifteen-day period preceding the date of delivery; or
- (b) whose fluid milk has been rejected by a plant during the fifteen-day period preceding the date of delivery.

EQUIPMENT FOR SAMPLING AND TESTING FLUID MILK FOR MILK-FAT CONTENT

77. An operator of a plant shall provide,

- (a) containers of at least 8-ounce capacity with close-fitting tops or stoppers to hold composite samples of fluid milk of producers delivering fluid milk to the plant;
- (b) a supply of mercuric chloride or other preservative equivalent for the purpose for use in preserving the composite samples of fluid milk;
- (c) equipment for obtaining a sample of fluid milk from the fluid milk received from a producer; and
- (d) a tank of sufficient size to be a tempering bath for samples of fluid milk in the making of a test for milk-fat content of the fluid milk.

78.—(1) The operator of a plant shall provide the following equipment for making Babcock-tests of fluid milk:

- (a) Babcock-test bottles and pipettes;
- (b) one acid measure for measuring sulphuric acid and pouring it into Babcock-test bottles;
- (c) a quantity of sulphuric acid having a specific gravity of not less than 1.82 or more than 1.83 at a temperature of 68° F.;
- (d) a centrifuge which is,
 - (i) in sound mechanical operating condition,
 - (ii) capable of being operated at speeds required for tests without appreciable vibration,

(iii) equipped with a speed indicator or other means of readily determining the speed, and

(iv) properly mounted;

- (e) a means of heating the centrifuge to a temperature of at least 130° F. and maintaining a temperature at not less than 130° F. during the period of the test;
- (f) a set of calipers in sound mechanical operating condition, with a screw-locking device; and
- (g) a water bath with a means of heating the water to a temperature of at least 130° F. and maintaining the temperature at not less than 130° F. or more than 140° F. during the period of the test and a thermometer capable of measuring readily the temperature of the water.

(2) Upon the request of a field-man, the operator of a plant shall permit the field-man to use equipment and supplies.

WEIGHING AND SAMPLING FLUID MILK FOR BABCOCK-TEST

79.—(1) Subject to subregulation 2, after fluid milk delivered in cans by a producer to a plant is graded, the milk grader shall,

- (a) empty the fluid milk from the cans in which he received the fluid milk from the producer into a weighing-can on, or hanging from, scales;
- (b) ensure that the outlet of the weighing-can does not leak during the weighing and sampling of the fluid milk;
- (c) weigh the fluid milk and record the weight to the nearest pound; and
- (d) take a sample of at least 10 millilitres of the fluid milk from each quantity of fluid milk weighed in one weighing thereof after it is thoroughly mixed in the weighing-can.

(2) Where,

- (a) a distributor purchases not more than 144 gallons of fluid milk from producers each day; and
- (b) the weight of each empty can in which the distributor receives the fluid milk is clearly marked thereon,

the milk grader may weigh and sample the fluid milk in the can in which he receives the fluid milk.

(3) Where a milk grader weighs fluid milk in the can in which he receives it under subregulation 2, he shall take a sample of at least 10 millilitres of fluid milk from a mixture of fluid milk obtained by thoroughly mixing aliquot portions of the fluid milk in all cans of fluid milk received from each producer.

(4) The milk grader shall make a composite sample of fluid milk received from each producer by putting each sample of fluid milk received from the producer in a period of not more than sixteen days into one container, on which is clearly marked the name or number of the producer.

(5) Where a sample of fluid milk is added to a composite sample, the milk grader shall mix the sample with the composite sample by a rotary method.

(6) The milk grader shall add to each composite sample of fluid milk such amounts of mercuric chloride, or other preservative equivalent for the purpose, as may be necessary to preserve the composite sample.

(7) A milk grader shall maintain each composite sample of the fluid milk he is grading at a temperature of not lower than 40° F. or higher than 60° F. until the composite sample is tested for milk-fat content.

(8) No person shall put into a sample of fluid milk,

- (a) subject to subregulation 6, any foreign substance; or
- (b) any fluid milk other than samples of fluid milk from the same producer in accordance with this regulation.

80.—(1) A milk tester shall test each composite sample of the fluid milk for milk-fat content within five days after the last sample was added to the composite sample.

(2) The milk tester shall make each test for milk-fat content of fluid milk by the Babcock-test.

(3) The milk tester shall maintain every composite sample of fluid milk which he tests for milk-fat content at a temperature not lower than 40° F. or higher than 60° F. for a period of at least twelve days after the last sample of fluid milk is added to the composite sample.

81. The milk-fat content of a composite sample is deemed to be the milk-fat content of the fluid milk from which the samples were taken.

82. Upon the request of a producer or his representative, the operator of a plant shall,

- (a) furnish to the producer a statement of the milk-fat content of the producer's fluid milk delivered to the plant before the samples are destroyed; and
- (b) re-test the fluid milk in the presence of the producer or person representing him.

RECORDS

83. A distributor shall keep for twelve months complete records of all fluid milk bought and the records shall include,

- (a) the weights of all fluid milk bought from each producer daily;
- (b) the weights of all fluid milk bought from sources other than producers daily;
- (c) the milk-fat tests of all fluid milk bought from each producer or from any source other than producers;
- (d) the total amounts of all fluid milk bought each day and during each payment period; and
- (e) the original entries of the weights of fluid milk bought and the milk-fat tests of the fluid milk.

84.—(1) A distributor shall give a statement to each producer from whom fluid milk has been received showing,

- (a) the weights of fluid milk received daily during the payment period;
- (b) the milk-fat tests of each composite sample of the fluid milk for the payment period;
- (c) the number of pounds of fluid milk received and the price to be paid therefor;

(d) the grades of the fluid milk;

(e) the payment price, including differentials, and total value for each class of fluid milk;

(f) the value of, and reason for, any deduction; and

(g) where producer quotas are in effect, the number of pounds in each producer's quota.

(2) The distributor shall keep a copy of his statement to each producer under subregulation 1 for at least twelve months.

85. A distributor shall keep for at least twelve months a complete record of fluid milk products sold and the records shall include,

- (a) the number of gallons sold in bulk and the number of gallons, quarts, pints, half-pints and other units of fluid milk products sold by wholesale and at retail each day by each driver-salesman of a delivery vehicle and the proceeds of sales by retail and wholesale;
- (b) the number of gallons, quarts, pints, half-pints and other units of fluid milk products sold each day at the dairy and the proceeds of the sales;
- (c) the number of gallons, quarts, pints and half-pints of fluid milk products sold each day to peddlers and to other distributors; and
- (d) the total amount of all fluid milk products sold for each payment period by a distributor, including the total number of gallons, quarts, pints and half-pints sold and the selling price of the fluid milk products.

RETURNS

86.—(1) Every distributor of fluid milk products shall furnish to the Board within three months after the end of the fiscal year of the distributor three copies of the financial statement of the operations during the fiscal year of the distributor, including the balance sheet and profit and loss statement, in respect of each plant operated by the distributor in Ontario.

(2) Every financial statement furnished by a distributor of fluid milk products under subregulation 1 shall be certified by his auditor.

(3) A distributor of fluid milk products shall, in addition to the information or returns required under subregulation 1, furnish to the Board such information or returns as the Board may from time to time determine.

(4) Producers and transporters of fluid milk shall furnish to the Board such information or returns as the Board may determine.

DELIVERY OF FLUID MILK PRODUCTS

87. No distributor shall,

- (a) deliver fluid milk products to shopkeepers or consumers except by means of the regular delivery vehicle for the area in which the shopkeeper or consumer is located, operated by the regular driver of that vehicle and during the time of the regular service for that area; or
- (b) subject to regulations 88, 89, 90, 91, 92 and 93, make more than seven deliveries a week to any shopkeeper or consumer; or
- (c) provide special delivery service to consumers in a portion of an area, either before or after the regular time of delivery for that area.

88. No distributor shall deliver fluid milk products to a shopkeeper or consumer on Sunday in the areas named in Column 1 and described in Column 2 of Schedule 1.

89.—(1) No distributor shall deliver fluid milk products to a shopkeeper or consumer on Sunday or Wednesday in the areas named in Column 1 and described in Column 2 of Schedule 2.

(2) The distributors in the areas described in items 1 and 2 of Schedule 2 are exempt from subregulation 1 in respect of deliveries of fluid milk products to a factory to employees working therein.

(3) The distributors in the areas described in item 6 of Schedule 2 are exempt from subregulation 1 in respect of deliveries of fluid milk products to schools and boats.

90. No distributor shall deliver fluid milk products on Sunday to a shopkeeper or consumer or on Wednesday to a consumer in the areas named in Column 1 and described in Column 2 of Schedule 3.

91. No distributor shall deliver fluid milk products on Sunday or Wednesday to a consumer in the areas named in Column 1 and described in Column 2 of Schedule 4.

92. No distributor shall deliver fluid milk products on Sunday to a consumer or to a shopkeeper, or on a Wednesday to a consumer or to a shopkeeper for resale for consumption off the premises of the shopkeeper, in the areas named in Column 1 and described in Column 2 of Schedule 5.

93. No distributor shall deliver fluid milk products on Sunday to a shopkeeper or consumer or on Thursday to a consumer in the areas named in Column 1 and described in Column 2 of Schedule 6.

94.—(1) Where distributors are prohibited from making deliveries of fluid milk products on Wednesdays under these regulations, and New Year's Day, Dominion Day or Christmas Day falls on a Tuesday or on a Thursday in any week, the prohibition shall not apply in respect of the Wednesday in that week.

(2) In subregulation 1, "week" means the period of seven days commencing with Monday.

DISTRIBUTION AREAS

95. The areas named in Column 1 and defined in Column 2 of Schedule 7 are designated as distribution areas.

PROHIBITION OF COMPULSORY INVESTING

96. No distributor shall compel or induce a producer to invest money either directly or indirectly in a dairy plant or equipment in order that such producer may obtain or retain a sale for his milk.

REVOCATION

97. Regulations 293 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 238/51, 155/52, 69/54, 107/54, 79/55, 133/55, 204/55, 123/56, 163/56, 233/56 and 54/57 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY,
Chairman.

(Seal)

A. P. CLARK,
Secretary.

Dated at Toronto, this 30th day of October, 1958.

SCHEDULE 1

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Town of Preston	the whole.
2	City of Stratford	the whole.
3	Ottawa	City of Ottawa, the Town of Eastview, the Village of Rockcliffe Park and the townships of Gloucester, March, Nepean and Torbolton.

SCHEDULE 2

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Galt	City of Galt.
2	Guelph	City of Guelph and townships of Guelph and Puslinch.
3	London	City of London, and the townships of London, Westminster, North Dorchester and West Nissouri.
4	Owen Sound	City of Owen Sound.
5	St. Thomas	City of St. Thomas.
6	Cornwall	City of Cornwall and Township of Cornwall.
7	Timmins	Town of Timmins and the townships of Deloro, Mountjoy, Tisdale and Whitney.
8	Fort William—Port Arthur	Cities of Fort William and Port Arthur and the geographic townships of MacGregor, McIntyre, Neebing, Oliver and Paipoonge.

SCHEDULE 3

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Township of Ancaster	all that portion of the Township of Ancaster, in the County of Wentworth, lying east of the westerly boundary of lot 37 in concession 1.
2	Township of Beverly	all that portion of the Township of Beverly, in the County of Wentworth, lying east of the westerly boundary of lot 29 in concessions I, II, and III.
3	City of Brantford	the whole.
4	Village of Bronte	the whole.
5	Town of Burlington	the whole.
6	Town of Dundas	the whole.
7	Township of East Flamborough	the whole.
8	Kitchener-Waterloo	commencing at the north-westerly angle of the Township of Waterloo; thence south-easterly along the westerly boundary of the township to the production westerly of the centre line of the road allowance between lots 132 and 133 in the Township of Waterloo; thence easterly along that production and the centre line of the road allowance across lot 140, Hiestand's Tract, Bechtel's Tract, and its production easterly to the centre line of County Suburban Road 14; thence northerly along the last-mentioned centre line to its intersection with the centre line of a road extending westerly through lot 12 in Beasley's Old Survey, and through Bechtel's Tract; thence easterly along the last-mentioned centre line and its production easterly to the high-water mark on the easterly bank of the Grand River; thence along the high-water mark in a general northerly direction to the most westerly limit of lot 114 in the Township of Waterloo; thence northerly along the most westerly limit of lot 114 to the north-westerly angle thereof; thence easterly along the northerly limit of lot 114 to the centre line of County Suburban Road 13; thence northerly along that centre line to the northerly boundary of the Township of Waterloo; thence westerly along the boundary to the point of commencement.
9	Township of Nelson	the whole.
10	City of Niagara Falls	the whole.
11	Town of Oakville	the whole.
12	Township of Trafalgar	the whole.
13	Village of Waterdown	the whole.
14	Township of West Flamborough	the whole.
15	St. Catharines	City of St. Catharines, the towns of Merritton, Port Dalhousie and Thorold and the Township of Grantham.
16	Kenora-Keewatin	towns of Keewatin and Kenora and the townships of Jaffray, Melick and Pellatt.

SCHEDULE 4

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Town of Blenheim	the whole.
2	Town of Bothwell	the whole.
3	Township of Camden	the whole.
4	Gore of Camden	all that part of the Township of Dawn, now known as the Gore of Camden, in the County of Kent, and comprising lots 1 to 10, both inclusive, in each of concessions VII to XIV, both inclusive.
5	Township of Dawn	all that part of the Township of Dawn comprising lots 11 to 20, both inclusive, in each of concessions I to XIV, both inclusive.
6	Village of Erie Beach	the whole.
7	Village of Erieau	the whole.
8	Township of Harwich	all that part of the Township of Harwich lying southerly of the right-of-way of the Chesapeake and Ohio Railroad.
9	Township of Howard	the whole.
10	City of North Bay	the whole.
11	Township of Orford	the whole.
12	Town of Orillia	Town of Orillia and the townships of Orillia and Rama.
13	Township of Raleigh	all that part of the Township of Raleigh lying southerly of the right-of-way of the Chesapeake and Ohio Railroad.
14	Town of Ridgetown	the whole.
15	Town of St. Mary's	the whole.
16	Village of Thamesville	the whole.
17	Township of Zone	the whole.

SCHEDULE 5

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Improvement District of Deep River	the whole.
2	Township of East York	the whole.
3	Township of Etobicoke	the whole.
4	Village of Forest Hill	the whole.
5	Town of Leaside	the whole.
6	Village of Long Branch	the whole.
7	Town of Mimico	the whole.
8	Town of New Toronto	the whole.
9	Township of North York	the whole.
10	Pembroke-Chalk River	Town of Pembroke, the Village of Chalk River, and the townships of Alice and Fraser, Head, Clara and Maria, Pembroke, Petawawa, Rolph, Buchanan, Wylie and McKay, Stafford and Westmeath.

SCHEDULE 5—*Continued*

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
11	Village of Port Credit	the whole.
12	Township of Scarborough	the whole.
13	Village of Swansea	the whole.
14	City of Toronto	the whole.
15	Township of Toronto	the whole.
16	Township of Toronto Gore	the whole.
17	Town of Weston	the whole.
18	Village of Woodbridge	the whole.
19	Township of York	the whole.

SCHEDULE 6

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	City of Chatham	the whole.
2	Town of Tilbury	the whole.

SCHEDULE 7

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
1	Hamilton distribution area	<p>Those parts of the counties of Wentworth and Halton described as follows:</p> <p>COMMENCING at a point in the water's edge on the south shore of Lake Ontario at the east boundary of the Township of Saltfleet; thence southerly along that boundary to the south-east angle of the Township of Saltfleet; thence westerly along the south boundary of that township to the east boundary of the Township of Binbrook; thence northerly along that boundary to the north-east angle of the Township of Binbrook; thence westerly along the boundary between the townships of Saltfleet and Binbrook to the boundary between the townships of Binbrook and Glanford; thence southerly along that boundary to the prolongation easterly of the centre line of the road allowance between concessions 2 and 3 in the Township of Glanford; thence westerly along the centre line of that road allowance and its prolongation westerly to the boundary between the townships of Glanford and Ancaster; thence northerly along that boundary to the centre line of that part of the King's Highway known as number 53; thence westerly along the centre line of that highway to the centre line of the road allowance between lots 36 and 37 in the Township of Ancaster; thence northerly along the centre line of that road allowance and its prolongation northerly to the northerly boundary of the Township of Ancaster; thence northerly along the boundary between the townships of West Flamborough and Beverly to the prolongation westerly of the centre line of the road allowance between concessions 3 and 4 in the Township of West Flamborough; thence easterly to and along the centre line of that road allowance and its prolongation easterly to the boundary between the townships of West Flamborough and East</p>

SCHEDULE 7—Continued

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
		Flamborough; thence south-easterly along that boundary to the prolongation south-westerly of the centre line of the road allowance between concessions 1 and 2 in the Township of East Flamborough; thence north-easterly to and along the centre line of that road allowance to the boundary between the townships of East Flamborough and Nelson; thence north-westerly along that boundary to the prolongation south-westerly of the centre line of the road allowance between concessions 1 and 2 south of Dundas Street; thence north-easterly to and along the centre line of that road allowance to the easterly limit of lot 10 in the Township of Nelson; thence south-easterly along that limit and its prolongation across the several concession road allowances to the water's edge of Lake Ontario; thence in a general south-westerly and south-easterly direction along the water's edge of Lake Ontario to the northerly side of the canal between Hamilton Harbour and Lake Ontario; thence southerly to the water's edge of Lake Ontario at the southerly side of that canal; thence in a general south-easterly direction along the water's edge of Lake Ontario to the point of COMMENCEMENT.
2	London distribution area	City of London and the townships of London, North Dorchester, Westminster and West Nissouri.
3	Toronto distribution area	Those parts of the counties of Peel and York described as follows: COMMENCING at a point in the water's edge on the north shore of Lake Ontario at the boundary between the townships of Toronto and Trafalgar; thence north-westerly along that boundary to the intersection with the prolongation south-westerly of the centre line of the road allowance between lots 5 and 6 in the Township of Toronto; thence north-easterly to and along the centre line of that road allowance and its prolongation easterly to the boundary between the townships of Toronto and Toronto Gore; thence north-easterly to and along the centre line of the road allowance between lots 5 and 6 in the Township of Toronto Gore and its prolongation north-easterly to the boundary between the townships of Toronto Gore and Etobicoke; thence northerly along that boundary to the prolongation westerly of the limit between lots 25 and 26 in the Township of Etobicoke; thence easterly to and along the limit between lots 25 and 26 to the boundary between the townships of Etobicoke and North York; thence easterly to and along the centre line of the road allowance between lots 10 and 11 in the Township of North York and its prolongation easterly to the centre line of the road allowance between concessions 3 and 4 west of Yonge Street in the Township of North York; thence northerly along the centre line of that road allowance and its northerly prolongation to the boundary between the townships of North York and Vaughan; thence easterly along that boundary to the prolongation southerly of the centre line of the road allowance between concessions 3 and 4 in the Township of Vaughan; thence northerly to and along the centre line of that road allowance to the prolongation westerly of the southerly limit of lot 7 in the Township of Vaughan; thence easterly to and along that limit to the south-east angle of lot 7 in concession 2 in the Township of Vaughan; thence easterly to and along the limit between lots 31 and 32 in concession 1 in the Township of Vaughan and its prolongation easterly to the boundary between the townships of Vaughan and Markham; thence easterly to and along the southerly limit of lot 32 in concession 1 in the Township of Markham, to the south-east angle of that lot; thence easterly to and along the limit between lots 6 and 7 in the Township of Markham and its prolongation across the several concession road-allowances to the boundary between the townships of Markham and Pickering; thence southerly along that boundary to the south-east angle of the Township of Markham; thence southerly along the boundary between the townships of Scarborough and Pickering to the water's edge of Lake Ontario; thence in a general south-westerly direction following the water's edge of Lake Ontario and crossing the mouths of the several streams flowing into Lake Ontario, by straight lines, to the easterly side of Coatsworth Cut; thence north-westerly in a straight line to the water's edge of Lake Ontario at the westerly side of that Cut; thence in a general south-westerly direction along the water's edge of Lake Ontario and crossing the Eastern Channel of Toronto Harbour, by a straight line, to a point in the water's edge of Lake Ontario at Gibraltar Point; thence in a

SCHEDULE 7—Continued

Item	COLUMN 1 Name of Area	COLUMN 2 Description of Area
4	Trenton distribution area	<p>general north-westerly direction along the water's edge of Lake Ontario to the southerly side of the Western Channel of the Toronto Harbour; thence north astronomically to the water's edge on the north shore of Lake Ontario; thence in a general westerly and south-westerly direction along the water's edge of Lake Ontario and crossing the mouths of the several streams flowing into Lake Ontario, by straight lines, to the point of COMMENCEMENT.</p> <p>(a) the Town of Trenton,</p> <p>(b) that part of the Township of Sidney lying south of the lands of the right-of-way of the Canadian National Railways and west of the line between lots 3 and 4 in the Township, and</p> <p>(c) that part of the Township of Murray south of the line between the second and third concessions of the Township.</p>
5	Trenton Airport distribution area	that part of the Township of Sidney lying south of the lands of the right-of-way of the Canadian National Railways, east of the line between lots 3 and 4 and west of the line between lots 18 and 19 in the Township.

FORM 1

The Milk Industry Act, 1957

APPLICATION FOR A LICENCE AS A TRANSPORTER

To The Milk Industry Board of Ontario:

.....
(name of owner of vehicle used)

applies for a licence as a transporter under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, and in support of this application the following facts are given:

1. Business address:
2. Kind of vehicle used:
3. Do you hold a Class E Public Commercial Vehicle Operating Licence from Ontario Department of Transport?
4. Name and address of present driver of vehicle:
5. Market to which fluid milk is transported:
6. The name, address and location of premises of each producer served, and the name of the dairy to which his fluid milk is transported, are shown on the reverse side of this application as a schedule hereto.
7. The route covered by the vehicle in serving the producers begins at the premises of.....
.....
(name of first producer served)

thence as directly as practicable to premises of the producers named in the schedule, in the order in which the names are recorded in the schedule to the premises of.....
(name of the last producer served)

8. Rates charged for transport service at the date of this application are in accordance with the following table:

TABLE

Item	No. of 8-gallon cans or weight in pounds	Rate charged per can or cwt.	Service at road or at vat
1			
2			
3			
4			

9. Mileage travelled for,
(a) complete daily trip is.....miles; and
(b) distance from premises of first producer served to premises of last producer served is.....miles.
10. A map of the geographical area in which the route is located showing the roads travelled and the location of the premises of each producer served accompanies this application and forms part of the application.
11. The licence fee of \$1 accompanies this application.

Dated at....., Ontario, this.....day of....., 19.....

.....
(applicant)

By
(title of person signing if a partnership or corporation)

SCHEDULE

Item	*Name of Producer	Address of Producer	Location of Premises of Producer			Name of Dairy
			Lot	Con.	Township	
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						

ames of producers to be listed in the order in which their fluid milk is loaded on the vehicle.

FORM 2

The Milk Industry Act, 1957

LICENCE AS A TRANSPORTER

No..... Market or Areas.....

Year.....

Under The Milk Industry Act, 1957, and the regulations, and subject to the limitations thereof, this licence is issued to:

Name:

Address:

as a transporter on a route in accordance with the schedule on the reverse side hereof.

This licence expires with the 31st day of March, 19

Issued at Toronto, thisday of....., 19.....

THE MILK INDUSTRY BOARD OF ONTARIO

.....
(signature of Chairman)

.....
(signature of Secretary)

SCHEDULE

Item	*Name of Producer	Address of Producer	Location of Premises of Producer			Name of Dairy
			Lot	Con.	Township	
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						

*Names of producers to be listed in the order in which their fluid milk is loaded on the vehicle.

FORM 3

The Milk Industry Act, 1957

*APPLICATION FOR A LICENCE AS

A REGULAR DISTRIBUTOR	
A PRODUCER-DISTRIBUTOR	
A PEDDLER	
A SHOPKEEPER-DISTRIBUTOR	

*Mark class of licence applied for.

To The Milk Industry Board of Ontario:

.....
(name of corporation, partnership or person, and if partnership, give names of all partners)

Name of dairy.....

..... (Street and No.) (Post Office) (County)

makes application for a licence under *The Milk Industry Act, 1957*, and in support of this application the following facts are stated:

- 1. Name of Manager.....
- 2. If a peddler, give name and address of dairy from which fluid milk products are bought.....
.....
- 3. If a shopkeeper-distributor,
 - (a) give name or trade name under which business is conducted and address.....
.....
 - (b) type of business conducted.....
- 4. Products sold: fluid milk products?
(yes or no)

cream only?
(yes or no)
- 5. Do you operate a pasteurization plant?
(yes or no)

If no, give name of dairy where your fluid milk is pasteurized.....
- 6. Did you make deliveries in all of the areas specified in the schedule to your licence during the past licence year?
..... If no, give details.....
(yes or no)
- 7. The areas applied for under this application are as follows:
(state names of municipalities and parts thereof, and where not a separate municipality state place and township in which located)
 - (a) (e)
 - (b) (f)
 - (c) (g)
 - (d) (h)
- 8. Number of DELIVERY routes: (a) retail.....
(b) wholesale.....
- 9. The quantity and value of fluid milk bought from producers and delivered to the dairy of applicant during each month of the previous calendar year are shown on the following table:

TABLE

Month	Quantity of fluid milk	Value of fluid milk delivered to dairy
January		
February		
March		
April		
May		
June		
July		
August		
September		
October		
November		
December		

TOTAL FOR YEAR.....

10. Number of producers at date of this application is.....

11. Give date of payments to producers and exact period covered by these payments
.....
(Date or dates of payment) (Period)

12. Are you in arrears in payments to producers?
(yes or no)

If so, give details showing the amount owing each producer at each date of payment:

Producer's Name	Amount Owing	Period Covered

13. If applicant has not been previously licensed,

(a) Has an existing business been acquired?

.....
(yes) (no)

- (b) If yes, give name of business acquired.....
- (c) If applicant proposes establishing a new business, give information as to your experience and financial responsibility:
.....
.....
- (d) Give the date of intention to commence business.....

14. The licence fee of \$1 accompanies this application.

Dated at.....the.....day of....., 19....

.....
(applicant)

By
(title of person signing if a partnership or corporation)

FORM 4

The Milk Industry Act, 1957

LICENCE AS A REGULAR DISTRIBUTOR

Year..... No.-D.....

Under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, this licence is issued to

.....
(name)

.....
(name of dairy)

Schedule Area..... (address)..... (county).....

as a regular distributor in the area or areas specified in the schedule in the margin hereof.

This licence expires with the 31st day of March, 19....

Issued at Toronto, the.....day of....., 19..

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
(signature of Chairman)

.....
(signature of Secretary)

FORM 5

The Milk Industry Act, 1957

LICENCE AS A PRODUCER-DISTRIBUTOR

Year..... No.-PD.....

Under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, this licence is issued to

.....
(name)

.....
(name of dairy)

Schedule Area.....

..... (address)..... (county).....

as a producer-distributor in the area or areas specified in the schedule in the margin hereof.

This licence expires with the 31st day of March, 19....

Issued at Toronto, the.....day of....., 19....

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
(signature of Chairman)

.....
(signature of Secretary)

FORM 6

The Milk Industry Act, 1957

LICENCE AS A PEDDLER

Year..... No.-P.....

Under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, this licence is issued to

.....
(name)

..... (address)..... (county).....

Schedule Area.....

as a peddler in the area or areas specified in the schedule in the margin hereof, of fluid milk bought from.....
(name of dairy)

This licence expires with the 31st day of March, 19....

Issued at Toronto, the.....day of....., 19....

THE MILK INDUSTRY BOARD
OF ONTARIO

.....
(signature of Chairman)

.....
(signature of Secretary)

FORM 7

*The Milk Industry Act, 1957*LICENCE AS A
SHOPKEEPER-DISTRIBUTOR

Year..... No.-SD.....

Under *The Milk Industry Act, 1957*, and the regulations, and subject to the limitations thereof, this licence is issued to

(name)

(address)

(county)

Schedule as a shopkeeper-distributor in the area or
Area areas specified in the schedule in the margin
hereof.

This licence expires with the 31st day of
March, 19.....

Issued at Toronto, the...day of.....,
19.....

THE MILK INDUSTRY BOARD
OF ONTARIO

(signature of Chairman)

(signature of Secretary)

FORM 8

*The Milk Industry Act, 1957*BOND OF REGULAR DISTRIBUTOR
OR SHOPKEEPER-DISTRIBUTOR

Bond No..... Amount.....

KNOW ALL MEN BY THESE PRESENTS

that we.....

of the.....of.....

in the county of.....

hereinafter called the "Principal" and.....

hereinafter called the "Surety" are jointly and severally bound unto THE MILK INDUSTRY BOARD OF ONTARIO, hereinafter called the "Board" in the sum of.....
.....of lawful money of Canada to be paid unto the Board, its successors or assigns, for which payment well and truly to be made we jointly and severally bind ourselves and our respective heirs, executors, administrators and assigns firmly by these presents.

WHEREAS the Principal has applied for a licence to operate as a distributor under *The Milk Industry Act, 1957*, and the regulations made thereunder, for the period ending on the.....day of....., 19.....

NOW THEREFORE THE CONDITION OF THIS OBLIGATION is such that if the Principal shall faithfully comply with all the requirements of the Act and the regulations made thereunder respecting payment of obligations to producers of fluid milk to the extent provided for in the regulations and shall promptly pay all amounts due to producers as so required for fluid milk purchased by the Principal during the licence year ending on the.....day of..... then this obligation shall be void but otherwise shall be and remain in full force.

PROVIDED HOWEVER and upon the following express conditions:

- (a) that all liability of the Surety shall cease upon the cancellation or suspension of the licence of the Principal by the Board, but the Principal and Surety shall remain liable hereunder from the effective date of this Bond up to the cancellation or suspension;
- (b) that the Surety may cancel this Bond at any time upon giving sixty days' notice in writing to the Board but the Surety shall be liable hereunder from the effective date of this Bond up to the expiration of the notice of cancellation; and
- (c) that in the event of this Bond being continued by renewal certificate the Surety's liability thereunder shall not be cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED WITH our seals and dated the.....day of
....., 19.....

SIGNED, SEALED AND
DELIVERED

in the presence of

Principal

Name..... Corporate Seal

Address.....
.....
Guarantee Company

FORM 9

The Milk Industry Act, 1957

BOND OF DISTRIBUTORS

Bond No.....

KNOW ALL MEN BY THESE PRESENTS

that we,.....

hereinafter called the "Surety", as Surety, binds itself to pay on behalf of the distributors listed in the Schedule attached to and forming part of this Bond, hereinafter called the "Principals", as Principals, to THE MILK INDUSTRY BOARD OF ONTARIO, hereinafter called the "Board", up to the amounts of lawful money of Canada set opposite each distributor in the Schedule attached to and forming part of the Bond, to be paid unto the Board, its successors or assigns, for which payment well and truly to be made the Surety binds itself, its successors and assigns firmly by these presents.

WHEREAS each Principal has applied for a licence to operate as a distributor under *The Milk Industry Act, 1957*, and the regulations made thereunder, for the period ending on the.....day of.....

NOW THEREFORE THE CONDITION OF THIS OBLIGATION is such that if each Principal shall faithfully comply with all the requirements of the Act and the regulations made thereunder respecting payment of obligations to producers of milk to the extent provided for in the regulations and shall promptly pay all amounts due to producers as so required for milk purchased by the Principal during the licence year ending on the.....day of....., then this obligation shall be void but otherwise shall be and remain in full force.

PROVIDED HOWEVER and upon the following express conditions:

- 1. that all liability of the Surety shall cease with respect to any individual Principal immediately upon the filing by the Board with the Surety of notice of a claim in respect of such Principal or upon the cancellation or suspension of the licence of the Principal by the Board, but the Surety shall remain liable hereunder from the effective date of this Bond up to the date of filing of such claims or of such cancellation or suspension;
- 2. that the Surety may cancel this Bond with respect to any or all Principals at any time upon giving sixty days' notice in writing to the Board but the Surety shall be liable hereunder from the effective date of this Bond up to the expiration of the notice of cancellation;
- 3. that in the event of this Bond being continued by renewal schedule the Surety's liability thereunder shall not be cumulative.

SIGNED, SEALED AND DATED this.....day of....., 19.....

Corporate Seal

.....
Guarantee Company

SCHEDULE

Attached to and forming part of Bond No.....
of.....in favour of THE MILK IN-
DUSTRY BOARD OF ONTARIO.

Item No.	Name and Location of Principal	Amount of Bond

(6378) 47

THE DEPARTMENT OF EDUCATION ACT,
1954

O. Reg. 277/58.
Scholarship for Study Outside Ontario.
Amending O. Reg. 175/54.
Made—20th October, 1958.
Approved—6th November, 1958.
Filed—12th November, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE DEPARTMENT OF EDUCATION
ACT, 1954

1. Clause a of regulation 4 of Ontario Regulations 175/54, as re-made by regulation 3 of Ontario Regulations 198/56, is revoked and the following substituted therefor:

(a) make application in writing to the Deputy Minister of Education on or before the 31st day of December.

W. J. DUNLOP,
Minister of Education.

Toronto, October 20, 1958.

(6379) 47

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 278/58.
General Regulations.
Amending Regulations 354 of C.R.O. 1950.
Made—6th November, 1958.
Filed—12th November, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE SANATORIA FOR
CONSUMPTIVES ACT

1. Regulation 35 of Regulations 354 of Consolidated Regulations of Ontario, 1950, as amended by regulation 1 of Ontario Regulations 228/55, is further amended by striking out "\$6" in the amendment and inserting in lieu thereof "\$7".

(6380) 47

THE INDUSTRIAL STANDARDS ACT

O. Reg. 279/58.
Schedule for the Barbering Industry in the Burlington Zone.
New and Revoking Regulations 157 of C.R.O. 1950.
Made—6th November, 1958.
Filed—12th November, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE INDUSTRIAL STANDARDS
ACT

1. The Schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the Schedule.

2. Regulations 157 of Consolidated Regulations of Ontario, 1950 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY
IN THE BURLINGTON ZONE

1. No work shall be performed in the barbering industry in the Burlington zone except in accordance with this Schedule.

INTERPRETATION

2. In this Schedule,

(a) "holiday" means,

- (i) Sunday,
- (ii) New Year's Day,

- (iii) Good Friday,
- (iv) Victoria Day,
- (v) Dominion Day,
- (vi) Burlington Civic Holiday,
- (vii) Labour Day,
- (viii) Thanksgiving Day,
- (ix) Christmas Day, and
- (x) the 26th of December; and

- (b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

3. No person shall perform work in the industry,

- (a) on a holiday;
- (b) on a Monday;
- (c) for more than nine hours a day; or
- (d) before 8 a.m. or after 6 p.m. in a day.

4. Notwithstanding clause *b* of section 3, where a holiday falls on a day in a week, other than Sunday, nine hours of work may be performed between 8 a.m. and 6 p.m. on Monday of that week, if the Monday is not a holiday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment.

Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

6.—(1) The minimum rate of wages for all work performed in the industry by employees shall be,

- (a) for a Class A employee, 65 per cent of the proceeds from the work performed by him with a minimum rate of wages of \$35 a week; and
- (b) for a Class B employee, 70 per cent of the proceeds from the work performed by him with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,

- (a) the minimum charge for each operation established in section 8; or
- (b) the prevailing charge established in the shop for each operation, whichever is the greater.

7. No deductions shall be made from the minimum rate of wages for,

- (a) materials supplied;
- (b) laundry service; or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain. 50 cents
- (b) hair-cut or trim for persons 14 years and over. 60 cents
- (c) hair-cut for persons under 14 years . . 35 cents
- (d) head-rub. 20 cents
- (e) neck-clip for ladies. 25 cents
- (f) razor honing. 50 cents
- (g) shampoo, plain. 50 cents
- (h) shave. 30 cents
- (i) singe. 25 cents

(2) No employer or employee may,

- (a) contract for or accept lower prices than those in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(6381)

47

THE INDUSTRIAL STANDARDS ACT

O. Reg. 280/58.

Advisory Committees.

Amending O. Reg. 117/56.

Made—31st October, 1958.

Filed—12th November, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, 58/58, 137/58, 244/58, and 269/58, is further amended by adding thereto the following item:

68	Burlington	Schedule for the barbering industry
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CHARLES DALEY,
Minister of Labour.

October 31, 1958.

(6382)

47

THE PUBLIC HEALTH ACT

O. Reg. 281/58.

District of Kenora Health Unit.

New and Revoking O. Reg. 1/57.

Made—6th November, 1958.

Filed—12th November, 1958.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

1. The District of Kenora Health Unit may include the areas prescribed in Schedule 1.

2. Ontario Regulations 1/57 are revoked.

SCHEDULE 1

The area in the Territorial District of Kenora consisting of the geographic townships of,

- | | |
|-----------------|-----------------|
| 1. Aubrey; | 38. MacQuarrie; |
| 2. Baird; | 39. Mafeking; |
| 3. Ball; | 40. Malachi; |
| 4. Balmer; | 41. Manross; |
| 5. Bateman; | 42. McDonough; |
| 6. Boys; | 43. McGeorge; |
| 7. Bridges; | 44. McMeekin; |
| 8. Britton; | 45. Melgund; |
| 9. Broderick; | 46. Mulcahy; |
| 10. Brownridge; | 47. Mutrie; |
| 11. Buller; | 48. Noyon; |
| 12. Byshe; | 49. Pelican; |
| 13. Code; | 50. Pellatt; |
| 14. Coyle; | 51. Pettypiece; |
| 15. Desmond; | 52. Phillips; |
| 16. Devonshire; | 53. Ranger; |
| 17. Docker; | 54. Redditt; |
| 18. Dome; | 55. Redvers; |
| 19. Eton; | 56. Rice; |
| 20. Ewart; | 57. Rowell; |
| 21. Fairlie; | 58. Rudd; |
| 22. Forgie; | 59. Rugby; |
| 23. Gidley; | 60. Satterly; |
| 24. Glass; | 61. Shaver; |
| 25. Godson; | 62. Smellie; |
| 26. Graves; | 63. Southworth; |
| 27. Gundy; | 64. Todd; |
| 28. Hartman; | 65. Tustin; |
| 29. Haycock; | 66. Tweedsmuir; |
| 30. Heyson; | 67. Umbach; |
| 31. Jackman; | 68. Van Horne; |
| 32. Killala; | 69. Wabigoon; |
| 33. Kirkup; | 70. Wainwright; |
| 34. Ladysmith; | 71. Wauchope; |
| 35. Laval; | 72. Willans; |
| 36. Le May; | 73. Willingdon; |
| 37. MacNicol; | 74. Work; and |
| | 75. Zealand, |

and the area in the Territorial District of Rainy River consisting of the geographic townships of,

- | | |
|--------------|-------------|
| 76. Claxton; | 79. Menary; |
| 77. Croome; | 80. Rowe; |
| 78. McLarty; | 81. Senn, |

together with all the remaining territory included within the following limits:

Commencing at the point where the boundary between Ontario and Manitoba is intersected by the 9th Base Line; thence east along the 9th Base Line to a point where it is intersected by the 6th Meridian; thence southerly along the 6th Meridian to a point where it is intersected by the 4th Base Line; thence westerly along the 4th Base Line to a point where it is intersected by the northerly production of the easterly limit of the geographic townships of Senn and McLarty in the Territorial District of Rainy River; thence southerly along the said northerly production and the easterly limits of the said geographic townships of Senn and McLarty to the southeast angle of the geographic township of Senn; thence westerly along the southerly limits of the geographic townships of Senn, Menary and Rowe to the southwest angle of the geographic township of Rowe; thence northerly along the westerly limit of the geographic townships of Rowe and Croome in the Territorial District of Rainy River and its production northerly to its intersection with the 4th Base Line in the Territorial District of Kenora; thence westerly along the 4th Base Line to its intersection with the boundary between Ontario and Manitoba; thence northerly along the said boundary to the point of commencement;

but excepting therefrom,

- (a) the Town of Kenora;
- (b) the Town of Keewatin;
- (c) the Town of Dryden;
- (d) the Township of Jaffray and Melick;
- (e) the Township of Machin;
- (f) the Improvement Districts of Balmertown, Red Lake, and Sioux Narrows; and
- (g) all Indian reserves.

(6383)

47

THE TOLL BRIDGES ACT, 1958

O. Reg. 282/58.

Burlington Bay Skyway.

New.

Made—6th November, 1958.

Filed—12th November, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE TOLL BRIDGES ACT, 1958

BURLINGTON BAY SKYWAY

1. In these regulations,

- (a) "Burlington Bay Skyway" means the Skyway over the Burlington Canal;
- (b) "passenger vehicle" means a vehicle that is designed primarily for the transportation of passengers, but does not include a public vehicle;
- (c) "public vehicle" means a public vehicle as defined in *The Public Vehicles Act*;
- (d) "trailer" means a trailer as defined in *The Highway Traffic Act*;
- (e) "truck" means a vehicle that is designed primarily for the transportation of goods, and includes a tractor used for hauling purposes on the highway;
- (f) "weight-carrying capacity" means the weight-carrying capacity assigned to a vehicle by its manufacturer.

2. The Burlington Bay Skyway is designated as a toll bridge.

3. For the purposes of the Act, vehicles are classified as follows:

- (a) CLASS I. Passenger vehicles and trucks having not more than two axles and a weight-carrying capacity of less than one ton.
- (b) CLASS II. Class I vehicles drawing a trailer, and trucks having not more than two axles and a weight-carrying capacity of one ton or more.
- (c) CLASS III. Class II vehicles drawing a trailer, trucks having three or more axles, and public vehicles.
- (d) CLASS IV. Vehicles owned and operated by police forces, fire departments, or Her Majesty's Forces, and ambulances.

4. Subject to regulations 5 and 6, the toll to be paid for a vehicle taken or operated upon the Burlington Bay Skyway shall be,

- (a) for a Class I vehicle, 15 cents cash, or twenty tickets for \$1;
- (b) for a Class II vehicle, 25 cents cash, or twenty-four tickets for \$4;
- (c) for a Class III vehicle, 45 cents cash, or twenty tickets for \$6.

5. The tickets provided for in regulation 4 shall be sold in books and shall not be valid in payment of a toll,

- (a) after one year from the date of purchase; or
- (b) unless they are removed from the book by the toll collector.

6. Class IV vehicles are exempt from the Act.

7. The tolls shall be collected by the Department of Highways and shall be paid into the Consolidated Revenue Fund.

(6384)

47

THE WORKMEN'S COMPENSATION ACT

O. Reg. 283/58.

General Regulations.

Amending Regulations 372 of C.R.O. 1950.

Made—26th September, 1958.

Approved—6th November, 1958.

Filed—12th November, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

1. In these regulations, "principal regulations" means Regulations 372 of Consolidated Regulations of Ontario, 1950.

2.—(1) Clause *a* of regulation 2*a* of the principal regulations, as made by regulation 2 of Ontario Regulations 192/52, is revoked and the following substituted therefor:

(a) Transportation Safety Association of Ontario.

(2) Clause *c* of the said regulation 2*a* is revoked and the following substituted therefor:

(c) Electrical Utilities Safety Association of Ontario.

(3) The said regulation 2*a* is amended by adding thereto the following clause:

(ee) Mines Accident Prevention Association of Ontario.

3. Subregulation 1 of regulation 5 of the principal regulations is revoked and the following substituted therefor:

(1) Every member shall retire on pension on completion of ten years' service at the normal retirement-age, but the Board may, under special circumstances, retain a retired employee to age 70 and a commissioner may thereafter remain in office during pleasure.

4. Regulation 12 of the principal regulations is revoked and the following substituted therefor:

12.—(1) Where a member who has completed at least ten years' service dies while in the service of the Board or as a commissioner and leaves surviving a widow, the widow shall be entitled to an annual pension payable in equal monthly instalments for life and so long as the widow remains unmarried.

(2) For the purpose of calculating the amount of pension under subregulation 1, the date on which the member dies shall be regarded as the normal retirement-age and the amount of the pension payable shall be 50 per cent of the pension calculated in accordance with regulation 7.

(3) Where the annual pension payable under subregulation 1 is less than \$300, it shall be paid in a lump sum or instalments as approved by the Board.

(4) No refund of contributions shall be paid where a widow entitled under subregulation 1 dies or remarries.

(5) Where a member dies while in the service of the Board or as a commissioner, leaving no widow, the aggregate contributions made by him, but not those made by the Board on his behalf, shall be paid to his estate with interest at 2 per cent a year compounded yearly.

5. Clause *b* of subregulation 1 of regulation 14 of the principal regulations is revoked and the following substituted therefor:

(b) where the member has been in the service of the Board or a commissioner continuously for ten years, a vested interest in a deferred annual pension payable monthly for life from his normal retirement-age as may be purchasable by the accumulation of the member's contributions to the fund and those made by the Board on his behalf, with interest on the accumulation computed at 2 per cent a year compounded yearly.

6. Subregulation 3 of regulation 2 comes into force on the 1st day of January, 1959.

(Seal)

E. E. SPARROW,
Chairman.

GEO. R. POOLE,
Secretary.

Dated at Toronto
this 26th day of September, 1958.

(6385)

47

Publications Under The Regulations Act

November 29th, 1958

THE HOSPITAL SERVICES COMMISSION ACT, 1957

O. Reg. 284/58.
General Regulations.
Amending O. Reg. 197/58.
Made—5th November, 1958.
Approved—13th November, 1958.
Filed—18th November, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE HOSPITAL SERVICES COMMISSION ACT, 1957

1. Subregulation 6 of regulation 52 of Ontario Regulations 197/58 is revoked and the following substituted therefor:

- (6) A resident insured under one or more contracts permitted by clause *a* of subregulation 5 shall not receive a total sum from all payments under such contract or contracts in respect of the cost of any hospital service that is not an insured service that is in excess of the actual charges made for the service by the hospital.

HOSPITAL SERVICES COMMISSION
OF ONTARIO

JOHN G. FULLERTON,
Vice-Chairman.

R. W. IAN URQUHART,
Commissioner.

Dated at Toronto, this 5th day of November, 1958.

(6392)

48

THE HIGHWAY TRAFFIC ACT

O. Reg. 285/58.
Demerit Point System.
New.
Made—13th November, 1958.
Filed—18th November, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

INTERPRETATION

1. In these regulations, "driver's licence" means an operator's licence or a chauffeur's licence issued pursuant to the Act.

RECORDING OF DEMERIT POINTS

2.—(1) When any person is convicted of an offence under a provision of an Act, regulation or municipal by-law set out in Column 1 of the Table, the Registrar shall record in respect of the person the number of demerit points set opposite thereto in Column 2.

(2) The short descriptions in Column 3 of the Table indicate for convenience of reference only the general nature of offences under the provisions in Column 1 and shall not be construed to limit the offences for which demerit points are imposed.

3. If a person enters an appeal against a conviction, no demerit points shall be recorded in respect of the conviction unless the conviction is sustained on appeal and, where points have been recorded in respect of the conviction before the appeal is entered, such points and any suspension imposed in consequence thereof shall be removed until the appeal is disposed of.

4. If a person is convicted of two or more offences arising out of the same circumstances, only demerit points for the conviction for which the greatest number of points is imposed shall be recorded and, if the greatest number of points is equal for two or more convictions, points shall be recorded for one conviction only.

5. Where any person forfeits bail given upon a charge of an offence under a provision set out in Column 1 of the Table, the Registrar shall record the forfeiture as a conviction and shall record the demerit points imposed for the conviction in the same manner as if such person were convicted of the offence.

6. Where a resident of Ontario is convicted or forfeits bail in another province of Canada or in one of the United States of America for an offence which, in the opinion of the Registrar, is in substance and effect equivalent to an offence for which points would be recorded upon conviction in Ontario, the Registrar may record the demerit points for the conviction in the same manner as if the conviction had been made or the bail forfeited in Ontario for the equivalent offence.

REDUCTION OF POINTS

7. When two years have elapsed after the entry of demerit points on the operating record of a person, the Registrar shall strike such points from the record.

8. Upon the expiration of a period of suspension for three months or more imposed under these regulations or by an order of the court or by the Minister under section 25 of the Act, the Registrar shall strike all accumulated demerit points from the record of the holder of the licence.

NOTICE OF POINTS

9.—(1) When a total of more than six but less than nine demerit points have accumulated in the record of any person, the Registrar shall cause a notice to be sent to the person informing him of the number of points accumulated.

(2) A notice under subregulation 1 shall be deemed to be sent if it is mailed to the last address of the person appearing on the records of the Department.

SUSPENSION OF LICENCES

10. When a total of nine or more but less than twelve demerit points have accumulated in the record of a person, the Registrar may require him to attend before an official of the Department for an interview and to furnish such information, evidence or material as may be required to show cause why his licence should not be suspended.

11.—(1) Where a person fails to comply with a requirement under regulation 10, the Minister may, upon ten days notice by registered mail, suspend the driver's licence of such person until the requirement is complied with.

(2) A notice under subregulation 1 shall be deemed to be given if it is sent by registered mail to the last address of the person appearing on the records of the Department.

12. Where the Minister is of the opinion that a person has failed to show cause under regulation 10 why his licence should not be suspended, the Minister may suspend the licence for such period as he may deem advisable.

13.—(1) Subject to subregulation 2, when twelve or more demerit points have accumulated in the record of a person, the Registrar shall suspend the driver's licence of such person for a period of three months.

(2) The period of suspension in subregulation 1 shall be six months where the accumulation of twelve or more demerit points occurs within a period of one year from the time a previous suspension under this regulation has expired.

14. Where a licence is suspended under these regulations, the period of suspension shall be concurrent with the unexpired portion of any suspension under any other authority.

15. Where a person is convicted of operating a motor vehicle while his driver's licence is suspended under these regulations, the licence shall be suspended for an additional period of six months.

COMMENCEMENT

16. These regulations come into force on the 1st day of February, 1959.

TABLE
(Regulation 2)

Item	COLUMN 1 Provisions under which convicted	COLUMN 2 Number of Demerit Points	COLUMN 3 Short description of offences for convenience of reference only
1.	Sections 192, 193 and 221 of the <i>Criminal Code</i> (Canada)	12	Criminal negligence involving the use of motor vehicle
2.	Section 222 of the <i>Criminal Code</i> (Canada)	12	Driving while intoxicated
3.	Section 223 of the <i>Criminal Code</i> (Canada)	12	Driving while ability to drive is impaired
4.	Sections 4(1) and 25(3) of <i>The Highway Traffic Act</i> and regulation 23 of Ontario Regulations 264/44	12	Obtaining licence by misrepresentation
5.	Section 221(2) of the <i>Criminal Code</i> (Canada)	9	Failing to stop at scene of accident
6.	Section 29 of <i>The Highway Traffic Act</i>	5	Careless driving
7.	Section 30 of <i>The Highway Traffic Act</i>	5	Racing
8.	Sections 28 and 31 of <i>The Highway Traffic Act</i> and any municipal by-law fixing maximum rates of speed where the rate of speed is exceeded by (a) 30 m.p.h. or more (b) more than 10 m.p.h. and less than 30 m.p.h. (c) 10 m.p.h. or less	5 3 2	Exceeding speed limit by 30 m.p.h. or more Exceeding speed limit by more than 10 m.p.h. and less than 30 m.p.h. Exceeding speed limit by 10 m.p.h. or under
9.	Sections 41(1), 41(3a), 41(4a) and 41(18) of <i>The Highway Traffic Act</i>	3	Failing to yield right-of-way
10.	Sections 41(2)(c), 41(2)(d), 41(2)(g) and 41(3) of <i>The Highway Traffic Act</i> and any municipal by-law requiring a driver to stop at a stop sign or signal-light	3	Failing to obey a stop sign or signal-light
11.	Section 110 of <i>The Highway Traffic Act</i>	3	Failing to report an accident
12.	Sections 41(5a), 41(5b), 41(11), 41(15) and 41(16) of <i>The Highway Traffic Act</i>	2	Improper passing

TABLE—*Con.*

Item	COLUMN 1 Provisions under which convicted	COLUMN 2 Number of Demerit Points	COLUMN 3 Short description of offences for convenience of reference only
13.	Sections 41(8), 41(9) and 41(10) of <i>The Highway Traffic Act</i>	2	Failing to share road
14.	Section 41(1)(b) of <i>The Highway Traffic Act</i>	2	Improper right turn
15.	Sections 41(1)(a), 41(1)(c), 41(1)(cc) and 41(1)(ccc) of <i>The Highway Traffic Act</i>	2	Improper left turn
16.	Sections 41(1)(d) and 41(1)(h) of <i>The Highway Traffic Act</i>	2	Failing to signal
17.	Sections 41(5) and 42 of <i>The Highway Traffic Act</i>	2	Improper driving where highway divided into lanes
18.	Section 41(15a) of <i>The Highway Traffic Act</i>	2	Driving to left of centre of highway when prohibited
19.	Section 41b(3) of <i>The Highway Traffic Act</i>	2	Failing to stop for school bus
20.	Section 32 of <i>The Highway Traffic Act</i>	2	Unnecessary slow driving
21.	Section 41(6) of <i>The Highway Traffic Act</i>	2	Wrong way on one-way street
22.	Sections 41(16a), 41(17) and 41(19) of <i>The Highway Traffic Act</i>	2	Following too closely
23.	Section 45 of <i>The Highway Traffic Act</i>	2	Improper passing of street car
24.	Section 46 of <i>The Highway Traffic Act</i>	2	Lack of caution meeting animals
25.	Section 41(19b) of <i>The Highway Traffic Act</i>	2	Improper opening of vehicle door
26.	Any municipal by-law requiring a driver to stop before entering a pedestrian cross-over	2	Pedestrian cross-over violation

THE HIGHWAY IMPROVEMENT ACT, 1957**O. Reg. 286/58.**

Controlled-access Highways—Dyno Mine Road.

New.

Made—13th November, 1958.

Filed—18th November, 1958.

REGULATIONS MADE UNDER THE HIGHWAY IMPROVEMENT ACT, 1957**CONTROLLED-ACCESS HIGHWAYS****DYNO MINE ROAD**

1. Those portions of the King's Highway described in the Schedules hereto are designated as controlled-access highways.

SCHEDULE 1

In the Township of Cardiff in the Provisional County of Haliburton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3366-7 registered in the Registry Office for the Registry Division of the Provisional County of Haliburton as No. 12902 for the Township of Cardiff.

(6394) 48

THE INDUSTRIAL STANDARDS ACT**O. Reg. 287/58.**

Schedule for the Electrical Repair-and-Construction Industry in the Windsor Zone.

New and Revoking O. Reg. 219/54.

Made—13th November, 1958.

Filed—19th November, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the Schedule.

2. Ontario Regulations 219/54 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE WINDSOR ZONE**INTERPRETATION**

1. In this Schedule, "holiday" means,

- (a) Saturday;
- (b) Sunday;
- (c) New Year's Day;
- (d) Good Friday;
- (e) Victoria Day;
- (f) Dominion Day;

(g) Windsor Civic Holiday;

(h) Labour Day;

(i) Thanksgiving Day; and

(j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are,

(a) a regular working-week consisting of not more than forty hours of work performed during the regular working-days; and

(b) a regular working-day consisting of not more than eight hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between,

(i) 8 a.m. and 5 p.m., where one hour is given for noon recess; or

(ii) 8 a.m. and 4.30 p.m., where one-half hour is given for noon recess.

SHIFT WORK

3.—(1) Where work is performed in two or more regular shifts, and if an employee works not more than eight hours in a 24-hour period, the employee is deemed to be employed during a regular working-day for the purposes of this Schedule.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night-shifts.

MINIMUM RATES OF WAGES

4. The minimum rate of wages shall be,

(a) \$2.60 an hour for work performed during a regular working-day, other than on night-shifts; and

(b) \$3.90 an hour for work performed during a night-shift.

OVERTIME WORK

5. Overtime work is work,

(a) that is not performed during a regular working-day; or

(b) that is performed on a holiday.

6.—(1) No work shall be performed in the industry on a holiday except,

(a) in cases of extreme necessity where life or property is jeopardized; or

(b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

(2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.

(3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this Schedule.

7. No permit for overtime work shall be issued to any person other than an employer.

RATE OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be \$5.20 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this Schedule for an individual who is handicapped.

(6395)

48

THE WORKMEN'S COMPENSATION ACT

O. Reg. 288/58.

General Regulations.

Amending Regulations 371 of C.R.O. 1950.

Made—5th November, 1958.

Approved—13th November, 1958.

Filed—19th November, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE WORKMEN'S COMPENSATION
ACT

1. In these regulations, "principal regulations" means Regulations 371 of Consolidated Regulations of Ontario, 1950.

2. Clause *k* of regulation 2 of the principal regulations, as remade by regulation 2 of Ontario Regulations 202/56, is revoked.

3. Regulation 24 of the principal regulations, as made by regulation 2 of Ontario Regulations 69/57, is revoked and the following substituted therefor:

24.—(1) The employer of workmen engaged in transporting workmen in a vehicle shall equip the vehicle with a first-aid box containing as a minimum the following:

(a) A standard first-aid manual;

(b) Instruments:

(i) 1 pair of bandage scissors,

(ii) 1 card of assorted safety-pins;

(c) Drugs:

(i) 1 tube of burn ointment (not containing tannic acid), 1 ounce,

(ii) 1 package of 10 antiseptic swabs;

(d) Dressings:

(i) 16 adhesive dressings individually wrapped,

(ii) 1 roll of adhesive tape, 1 inch by 2½ yards,

(iii) 3 triangular bandages,

(iv) 6 sterile gauze pads, 3 inches square,

(v) 4 rolls of 1-inch gauze bandage,

(vi) 4 rolls of 4-inch gauze bandage,

(vii) 2 surgical pads suitable for pressure dressings, individually wrapped;

or as an alternate first-aid box the following:

(e) A standard first-aid manual;

(f) Drugs:

(i) 1 package of burn compound (not containing tannic acid), 2 5/8-ounce tubes or 6 1/8-ounce tubes,

(ii) 1 package of 10 antiseptic swabs or brushes other than iodine;

(g) Dressings:

(i) 1 package of 16 adhesive compresses,

(ii) 3 packages of triangular bandages,

(iii) 1 package bandage compresses, 2 inches—4 per pack,

(iv) 1 package bandage compresses, 3 inches—2 per pack,

(v) 2 packages bandage compresses, 4 inches—1 per pack.

(2) The employer of workmen engaged in transporting goods outside an urban zone in a vehicle shall equip the vehicle with a first-aid box containing as a minimum the following:

(a) A standard first-aid manual;

(b) Instruments:

(i) 1 pair of bandage scissors,

(ii) 1 card of assorted safety-pins;

(c) Drugs:

(i) 1 tube of burn ointment (not containing tannic acid), 1 ounce,

(ii) 1 package of 6 antiseptic swabs;

(d) Dressings:

(i) 12 adhesive dressings, individually wrapped,

(ii) 1 roll of adhesive tape, 1 inch by 2½ yards,

(iii) 1 triangular bandage,

(iv) 4 sterile gauze pads, 3 inches square,

(v) 1 roll of 1-inch gauze bandage,

(vi) 1 roll of 2-inch gauze bandage,

(vii) 1 ounce absorbent cotton;

or as an alternate first-aid box the following:

(e) A standard first-aid manual;

(f) Drugs:

(i) 1 package of burn compound (not containing tannic acid), 2 5/8-ounce tubes or 6 1/8-ounce tubes,

(ii) 1 package of 10 antiseptic swabs or brushes other than iodine;

(g) Dressings:

(i) 1 package of 16 adhesive compresses,

(ii) 1 package 1 triangular bandage,

(iii) 1 package bandage compresses, 2 inches—4 per pack,

(iv) 1 package 1 bandage compress, 4 inches.

(3) Buses operated on a route other than an urban route shall be equipped with a first-aid box as provided in subregulation 2.

4. Clause *j* of item 1 of Class 1 of Schedule 1 of the principal regulations is struck out.

5. Subclauses xv and xviii of clause *a* of item 1 of Class 3 of Schedule 1 of the principal regulations are struck out.

6.—(1) Clause *a* of item 2 of Class 4 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:

(a) Manufacturing

- (i) baskets,
- (ii) cheese-boxes,
- (iii) churns,
- (iv) plywood,
- (v) refrigerators, not included in Class 10,
- (vi) spokes and hubs for wooden vehicles,
- (vii) toys and novelties, not included in Class 10,
- (viii) turned and shaped goods,
- (ix) veneer articles and plywood articles,
- (x) washing-machines, not included in Class 10,
- (xi) wooden barrels or kegs.

(2) Clause *a* of item 3 of Class 4 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:

(a) Manufacturing

- (i) brooms,
- (ii) brushes,
- (iii) carpet-sweepers,
- (iv) door-screens,
- (v) dusters,
- (vi) grilles,
- (vii) hockey-sticks,
- (viii) lacrosse-sticks,
- (ix) ladders,
- (x) lead-pencils,
- (xi) matches,
- (xii) mops,
- (xiii) mouldings,
- (xiv) musical instruments, not included in Class 10,
- (xv) picture-frames,
- (xvi) pressed-wood pulleys,
- (xvii) pumps, not included in Class 10,
- (xviii) screens or window-shades, not included in Class 10,
- (xix) shade-rollers,
- (xx) skis,
- (xxi) sport rackets,
- (xxii) toboggans,

(xxiii) venetian blinds made of wood, and other articles made of wood.

7. Clause *dd* of item 3 of Class 9 of Schedule 1 of the principal regulations, as made by regulation 5 of Ontario Regulations 217/54, is struck out.

8. Sub-item 1 of item 1 of Class 10 of Schedule 1 of the principal regulations is amended by adding thereto the following clause:

(ii) furnaces.

9.—(1) Item 1*a* of Class 11 of Schedule 1 of the principal regulations, as made by regulation 6 of Ontario Regulations 230/55, is struck out and the following substituted therefor:

1*a*. Operation of the business of selling or renting, including incidental servicing or repairing, of machinery and equipment with its warehousing or distributing.

(2) Clause *f* of item 2 of Class 11 of Schedule 1 of the principal regulations, as made by regulation 4 of Ontario Regulations 18/53, is struck out.

10. Clause *ccc* of item 1 of Class 13 of Schedule 1 of the principal regulations, as made by subregulation 2 of regulation 8 of Ontario Regulations 240/56, is struck out and the following substituted therefor:

(ccc) Buying and selling, with handling, of seed, feed, flour and grain.

11. Item 1 of Class 19 of Schedule 1 of the principal regulations, as remade by regulation 10 of Ontario Regulations 240/56, is struck out and the following substituted therefor:

1. (a) Printing and publishing, including job-work.

(b) Publishing.

12.—(1) Clauses *c*, *d*, *g* and *h* of item 2 of Class 20 of Schedule 1 of the principal regulations, as remade by regulation 11 of Ontario Regulations 240/56, are struck out.

(2) Class 20 of Schedule 1 of the principal regulations, as remade by regulation 11 of Ontario Regulations 240/56, is amended by adding thereto the following item:

3. (a) Buying and selling, with handling, of

- (i) builders' supplies,
- (ii) coal,
- (iii) lumber,
- (iv) metals other than scrap metals,
- (v) scrap metals,
- (vi) second hand materials,
- (vii) wood.

(b) Wrecking automobiles.

13. Item 1 of Class 21 of Schedule 1 of the principal regulations is amended by adding thereto the following clause:

(dd) Business of

- (i) land-clearing or land-cleaning,
- (ii) stumping or grubbing,
- (iii) rental and operation of construction equipment.

14.—(1) Clause *a* of item 2 of Class 24 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:

(a) Installation of

- (i) lighting fixtures,
- (ii) marble, mosaic or tile in interior of buildings.

(2) Item 3 of Class 24 of Schedule 1 of the principal regulations, as amended by regulation 14 of Ontario Regulations 240/56, is struck out and the following substituted therefor:

3. (a) Caulking.

(b) Glazing or installation of plate- or leaded-glass.

(c) Installation, including sale of

- (i) air-conditioning,
- (ii) commercial refrigeration,
- (iii) furnaces, oil-burners, and other heating-appliances,
- (iv) metal ceiling, metal siding, and other metal sheets,

(v) metal window-frames, metal screens, metal doors, and metal awnings.

(d) Insulating, including pipe-covering.

(e) Painting, decorating or renovating.

(f) Steeple-jack work.

(g) Weather-stripping.

15. Item 5 of Class 25 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:

5. Operation of a wholesale mercantile business.

16. These regulations come into force on the 1st day of January, 1959.

E. E. SPARROW,
Chairman.

(Seal)

G. R. POOLE,
Secretary.

Dated at Toronto this 5th day of November, 1958.

(6396)

48

Publications Under The Regulations Act

December 6th, 1958

THE HIGHWAY TRAFFIC ACT

O. Reg. 289/58.

Speed Limits.

Amending O. Reg. 209/56.

Made—20th November, 1958.

Filed—25th November, 1958.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, 231/57, 263/57, 46/58, 153/58, 218/58 and 270/58, is further amended by adding thereto the following items:

17. That part of the King's Highway known as Number 69 in the Township of McKim in the District of Sudbury lying between a point situate 2,301 feet more or less measured southerly from its intersection with the southerly limit of the City of Sudbury and a point situate 900 feet more or less measured northerly therealong from its intersection with the boundary line between the Township of McKim and the Township of Broder.

18. That part of the King's Highway known as Number 17 in the Township of Tarentorus in the District of Algoma lying between a point situate 225 feet measured southerly from its intersection with a roadway known as Wawanosh Avenue and a point situate 1,100 feet measured southerly from its intersection with a roadway known as the Second Line.

19. That part of the King's Highway known as Number 3 in the Township of Humberstone in the County of Welland commencing at a point situate 100 feet measured easterly from its intersection with the easterly limits of a roadway known as Sherk Road and extending westerly therealong to its intersection with the boundary line between Lots 15 and 16 in Concession 2.

2. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57, 231/57, 262/57, 263/57, 46/58, 75/58, 99/58, 153/58, 189/58, 218/58 and 270/58, is further amended by adding thereto the following items:

47. That part of the King's Highway known as Number 17 in the Township of Huntley in the County of Carleton commencing at a point situate 400 feet measured westerly from its intersection with the Canadian National Railways right-of-way and extending westerly therealong for a distance of 1,500 feet more or less, the said portion of the King's Highway being in the vicinity of the hamlet of Carp.

48. That part of the King's Highway known as Number 17 in the Township of Huntley in the County of Carleton commencing at a point situate 1,800 feet measured westerly from its intersection with the boundary line between Lots 16 and 17 in Concession 2 and measured easterly therealong for a distance of 1,500 feet more or less, the said King's Highway being in the vicinity of the hamlet of Carp.

49. That part of the King's Highway known as Number 17 in the Township of Tarentorus in the District of Algoma commencing at a point situate 1,100 feet measured southerly from its intersection with a roadway known as the Second Line and extending northerly therealong for a distance of 2,600 feet more or less.

50. That part of the King's Highway known as Number 31 in the Township of Gloucester in the County of Carleton commencing at a point where it intersects the southerly limit of the City of Ottawa and extending southerly therealong to a point situate 600 feet measured southerly from its intersection with a roadway known as Lawrence Avenue.

51. That part of the King's Highway known as Number 3B in the Township of Sandwich West in the County of Essex commencing at a point where it intersects the southerly limit of the City of Windsor and extending southerly therealong to a point situate 300 feet measured southerly from the south limit of a roadway known as Roseland Drive East.

52. That part of the King's Highway known as Number 550 in the Township of Prince in the District of Algoma situate within section 31 and the westerly half of section 32.

3. Schedule C of Ontario Regulations 209/56, as made by Ontario Regulations 173/57 and amended by Ontario Regulations 46/58, 153/58, 189/58, 218/58 and 270/58, is further amended by adding thereto the following item:

21. That part of the King's Highway known as Number 69 in the Township of McKim in the District of Sudbury commencing at a point where it intersects the southerly boundary of the City of Sudbury and extending southerly therealong for a distance of 2,301 feet more or less.

4. Schedule D of Ontario Regulations 209/56, as made by Ontario Regulations 202/57 and amended by Ontario Regulations 46/58, 75/58, 99/58, 189/58, 218/58 and 270/58, is further amended by adding thereto the following items:

9. That part of the King's Highway known as Number 17 in the Township of Huntley in the County of Carleton lying between a point situate 400 feet measured westerly from its intersection with the Canadian National Railways right-of-way and a point situate 1,800 feet measured westerly from its intersection with the boundary line between Lots 16 and 17 in Concession 2, the said portion of the King's Highway being in the vicinity of the hamlet of Carp.

10. That part of the King's Highway known as Number 17 in the Township of Tarentorus in the District of Algoma lying between a point where it intersects the northerly limits of the City of Sault Ste. Marie and a point situate 225 feet measured southerly from its intersection with a roadway known as Wawanosh Avenue.

(6419)

49

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 290/58.

Controlled-access Highways—Trans-Canada Highway.

New and Revoking O. Regs. 68/56, 253/56, 23/57, 241/57 and 47/58.

Made—20th November, 1958.

Filed—25th November, 1958.

REGULATIONS MADE UNDER
THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED-ACCESS HIGHWAYS

TRANS-CANADA HIGHWAY

1. In these regulations, "township", when used with reference to a township in a territorial district, means geographic township.

2. Those portions of the King's Highway described in the Schedules hereto are designated as controlled-access highways.

3. Ontario Regulations 68/56, 253/56, 23/57, 241/57 as amended by regulation 2 of Ontario Regulations 217/58, and 47/58 are revoked.

WAUBAUSHENE TO MACTIER

SCHEDULE 1

In the Township of Tay in the County of Simcoe being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2749-19 registered in the Registry Office for the Registry Division of the County of Simcoe as No. 90140.

SCHEDULE 2

In the Township of Baxter in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3121-30 registered in the Registry and Land Titles Offices at Bracebridge as Nos. 21982 and 28222, respectively.

SCHEDULE 3

In the Township of Baxter in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3121-28 registered in the Office of Land Titles at Bracebridge as No. 26687.

SCHEDULE 4

In the Township of Gibson in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3104-18 registered in the Office of Land Titles at Bracebridge as No. 27784.

SCHEDULE 5

In the Township of Freeman in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3115-14 registered in the Office of Land Titles at Bracebridge as No. 27785.

SCHEDULE 6

In the Township of Medora in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3305 registered in the Office of Land Titles at Bracebridge as No. 26654.

NOBEL TO BRITT

SCHEDULE 7

In the Township of Carling in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2154-13 registered in the Registry and Land Titles Offices at Parry Sound as Nos. 195 and 40714, respectively.

SCHEDULE 8

In the Township of Shawanaga in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2944-10 registered in the Office of Land Titles at Parry Sound as No. 40713.

SCHEDULE 9

In the Township of Harrison in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2151-29 registered in the Office of Land Titles at Parry Sound as No. 40712.

SCHEDULE 10

In the Township of Wallbridge in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2534-13 registered in the Office of Land Titles at Parry Sound as No. 40737.

SCHEDULE 11

In the Township of Henvey in the District of Parry Sound being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2583-8 registered in the Registry and Land Titles Offices at Parry Sound as Nos. 194 and 40715, respectively.

PICKEREL RIVER CROSSING

SCHEDULE 12

In the Township of Mowat, Indian Reserve 13, and part of Island 3464 unsurveyed territory, in the District of Parry Sound and being that portion of the King's Highway commonly known as Number 69, assumed by the Minister and shown on a Department of Highways plan A-49-10, registered in the Registry and Land Titles Offices at Parry Sound as Nos. 79 and 34234, respectively, extending from a point 600 feet south of the high water mark on the south bank of the Pickerel River northerly to a point 600 feet north of the high water mark on the north bank of the Pickerel River.

FRENCH RIVER CROSSING

SCHEDULE 13

In Island 3464 unsurveyed territory in the District of Parry Sound being that portion of the King's Highway, commonly known as Number 69, as assumed by the Minister and shown on a Department of Highways plan A-49-10, registered in the Registry and Land Titles Offices at Parry Sound as Nos. 79 and 34234, respectively, extending from a point 600 feet south of the high water mark on the south bank of the French River northerly to the centre line of the French River.

SCHEDULE 14

In the Township of Bigwood in the District of Sudbury being that portion of the King's Highway, commonly known as Number 69, as assumed by the Minister and shown on a Department of Highways plan A-51-37 registered in the Registry and Land Titles Offices at Sudbury as No. 281 extending from the centre line of the French River northerly to a point 600 feet north of the high water mark on the north bank of the French River.

SUDBURY BY-PASS

SCHEDULE 15

In the Township of Dill in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-3066-22 registered in the Office of Land Titles at Sudbury as No. 128767.

SCHEDULE 16

In the Township of Broder in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-2747-12 registered in the Office of Land Titles at Sudbury as No. 128766.

SCHEDULE 17

In the Township of McKim in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-3127-3 registered in the Office of Land Titles at Sudbury as No. 128763.

SCHEDULE 18

In the Township of Broder in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan of the King's Highway numbered P-3128-3 registered in the Office of Land Titles at Sudbury as No. 128764.

SCHEDULE 19

In the Township of Waters in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-3129-4 registered in the Office of Land Titles at Sudbury as No. 128765.

SUDBURY ENTRANCE

SCHEDULE 20

In the Township of McKim in the District of Sudbury being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-2976-34 registered in the Office of Land Titles at Sudbury as No. 128762.

COPPER CLIFF TO VERMILLION RIVER

SCHEDULE 21

Being a portion of the King's Highway in the District of Sudbury, commonly known as Number 17, extending in a general south-westerly direction through the Town of Copper Cliff and the Township of Snider from the southerly limit of the Town of Copper Cliff in the north half of lot 9 concession 2, in the Township of McKim, to and continuing in a general westerly direction through the Township of Waters, to and continuing in a general westerly direction through the Township of Graham to the Vermillion River, as laid out and assumed by the Minister and shown on Department of Highways plans numbered A-51-30, A-51-27 and A-51-28, all of which are registered in the Registry and Land Titles Offices at Sudbury.

THESSALON BY-PASS

SCHEDULE 22

In the Township of Thessalon and in the Town of Thessalon in the District of Algoma being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2253-35 registered in the Registry and Land Titles Offices at Sault Ste. Marie as Nos. T-13388 and 37311, respectively.

MONTREAL RIVER CROSSING

SCHEDULE 23

In Township 29, Range 15, in the District of Algoma being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2831-6 registered in the Office of Land Titles at Sault Ste. Marie as No. 40296.

(6420)

49

THE INDUSTRIAL STANDARDS ACT

O. Reg. 291/58.

Schedule for the Barbering Industry in the Smith's Falls Zone.

New and Revoking Regulations 188 of C.R.O. 1950.

Made—20th November, 1958.

Filed—26th November, 1958.

REGULATIONS MADE UPON THE
RECOMMENDATION OF THE MINISTER
UNDER THE INDUSTRIAL STANDARDS ACT

1. The Schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the Schedule.

2. Regulations 188 of Consolidated Regulations of Ontario, 1950 are revoked.

3. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY
IN THE SMITH'S FALLS ZONE

1. No work shall be performed in the barbering industry in the Smith's Falls zone except in accordance with this Schedule.

INTERPRETATION

2. In this Schedule, "holiday" means,

- (a) Sunday;
- (b) Wednesday after midday;
- (c) New Year's Day;
- (d) Good Friday;
- (e) Victoria Day;
- (f) Dominion Day;
- (g) Smith's Falls Civic Holiday;
- (h) Labour Day;
- (i) Thanksgiving Day;
- (j) Christmas Day; and
- (k) the 26th day of December in a year in which Christmas Day falls on a day other than a Saturday, or the 27th day of December in a year in which Christmas Day falls on a Saturday.

HOURS OF WORK

3. The regular working periods for the industry are,

- (a) a regular working-week consisting of not more than 45½ hours of work performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,
 - (i) 8½ hours of work performed on Monday, Tuesday, Thursday or Friday between 8.30 a.m. and 6 p.m.,
 - (ii) 8 hours of work performed on Saturday between 8.30 a.m. and 5.30 p.m., and
 - (iii) 3½ hours of work performed on Wednesday between 8.30 a.m. and midday.
4. No person shall perform work in the industry on a holiday or other than during a regular working-day.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

- Class A—A person who is given full-time employment.
- Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rate of wages for all work performed in the industry by employees shall be,
- (a) for a Class A employee, \$40 a week or 70 per cent of the proceeds from the work performed by him, whichever is the greater; and
 - (b) for a Class B employee, 70 per cent of the proceeds from the work performed by him or 75 cents an hour, whichever is the greater.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,
- (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation, whichever is the greater.

7. No deductions shall be made from the minimum rate of wages for,

- (a) materials supplied;
- (b) laundry service; or
- (c) operating expenses.

MINIMUM CHARGES

- 8.—(1) The minimum charge for each operation in the industry shall be as follows:
- (a) facial massage, plain.....50 cents
 - (b) hair-cut or trim for persons 14 years and over.....60 cents
 - (c) hair-cut for persons under 14 years ..35 cents
 - (d) head-rub.....25 cents
 - (e) neck-clip for ladies.....25 cents
 - (f) razor honing.....50 cents
 - (g) shampoo, plain.....50 cents
 - (h) shave.....30 cents

- (i) singe.....25 cents
- (2) No employer or employee may,
- (a) contract for or accept lower prices than those in subsection 1;
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
 - (c) give any article or premium to the customer without charging the full value of the article or premium.

(6421) 49

THE INDUSTRIAL STANDARDS ACT

O. Reg. 292/58.
Advisory Committees.
Amending O. Reg. 117/56.
Made—13th November, 1958.
Filed—26th November, 1958.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, 58/58, 137/58, 244/58, 269/58 and 280/58, is further amended by adding thereto the following item:

69	Smith's Falls	Schedule for the barbering industry
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CHARLES DALEY,
Minister of Labour.

November 13, 1958.

(6422) 49

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 293/58.
Tax Arrears Procedure.
New.
Made—27th November, 1958.
Filed—28th November, 1958.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

1. In respect of a municipality within the County of Halton, the tax arrears procedure of this Act shall apply and the tax sales procedures of *The Assessment Act* shall not apply.
2. These regulations come into force on the 1st day of January, 1959.

W. K. WARRENDER,
Minister of Municipal Affairs.

Dated at Toronto this 27th day of November, 1958.

(6434) 49

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 294/58.

General Regulations.

Amending O. Reg. 199/54.

Made—24th November, 1958.

Approved—27th November, 1958.

Filed—28th November, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE ONTARIO FUEL BOARD ACT,
1954

1. Regulation 23a of Ontario Regulations 199/54, as remade by regulation 1 of Ontario Regulations 240/57, is revoked and the following substituted therefor:

23a.—(1) Sections 1 and 2 of the code of standards made by the Canadian Standards Association contained in the publication entitled Installation Code for Gas Burning Appliances and Equipment and numbered CSA B149-1958 is adopted with the following changes:

(a) The deletion of clause 1.4.25.5.

(b) The deletion of clause 1.4.30.1 and the substitution of the following therefor:

1.4.30.1. Piping shall be tested with air pressure of three pounds per square inch or one and one-half times the working pressure whichever be the greater. The piping shall retain the test pressure for a period of time acceptable to the testing authority but not less than ten minutes.

(c) The deletion of clause 1.5.6.8.

(2) The installation, repair, replacement or removal of appliances for the use of natural gas and the piping, fittings and venting thereof shall comply with the code of standards as adopted and changed under subregulation 1.

2. Form 20 of Ontario Regulations 199/54, as remade by regulation 2 of Ontario Regulations 4/58, is amended by striking out "from the.....day of19....." in the sixth and seventh lines.

3. These regulations come into force on the 1st day of December, 1958.

ONTARIO FUEL BOARD:

A. R. CROZIER,

T. H. SIMPSON,

D. M. TREADGOLD.

Toronto, November 24, 1958.

(6435)

49

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 295/58.

Procedure.

Revoking O. Reg. 237/44 (C.R.O. 472).

Made—26th November, 1958.

Approved—27th November, 1958.

Filed—28th November, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE ONTARIO FUEL BOARD ACT,
1954

1. Ontario Regulations 237/44 (C.R.O. 472) are revoked.

ONTARIO FUEL BOARD:

A. R. CROZIER,

L. R. MacTAVISH,

J. J. WINGFELDER.

Dated at Toronto this 26th day of November, 1958.

(6436)

49

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 296/58.

General Regulations.

Amending O. Reg. 199/54.

Made—26th November, 1958.

Approved—27th November, 1958.

Filed—28th November, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE ONTARIO FUEL BOARD ACT,
1954

1. Ontario Regulations 199/54 are amended by adding thereto the following regulation:

23d.—(1) The code of minimum standards adopted by the Canadian Gas Association and contained in the publication entitled "Gas Transmission and Distribution Piping Systems", published by The American Society of Mechanical Engineers, and being Section 8 of The American Standard Code for Pressure Piping, 1955 edition, commonly referred to as A.S.A. B 31.1.8—1955, is adopted, except the provisions respecting electrical facilities, undiluted liquefied petroleum gas systems, service shut-offs, copper services and copper mains.

(2) The construction, erection, alteration, installation and removal of all gas transmission and distribution systems, including fittings and all equipment and apparatus, shall comply with the code of standards adopted in subregulation 1.

(3) In this regulation, "gas" means natural gas, manufactured gas or any liquefied petroleum gas, and includes any mixture of natural gas, manufactured gas or liquefied petroleum gas, but does not include a liquefied petroleum gas that is distributed by a means other than a pipe line.

ONTARIO FUEL BOARD:

A. R. CROZIER,

L. R. MacTAVISH,

D. M. TREADGOLD,

J. J. WINGFELDER.

Toronto, November 26, 1958.

(6437)

49

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 297/58.

Gas Service Lines.

New.

Made—26th November, 1958.

Approved—27th November, 1958.

Filed—28th November, 1958.

REGULATIONS MADE BY THE BOARD
UNDER THE ONTARIO FUEL BOARD ACT,
1954

1. In these regulations,

- (a) "gas" means natural gas, manufactured gas or any liquefied petroleum gas, and includes any mixture of natural gas, manufactured gas or liquefied petroleum gas, but does not include a liquefied petroleum gas that is distributed by a means other than a pipe line;
- (b) "gas service line" means the pipe that runs between a gas main or pipe line and a customer's meter;
- (c) "service shut-off" means a valve or cock located in a gas service line by means of which the flow of gas in the gas service line may be stopped.

2. No person shall install or replace a gas service line that is not equipped with a service shut-off that is readily accessible and is outside a building.

3. Where a service shut-off is installed, the gas utility that owns or operates the gas main or pipe line to which the gas service line is connected shall maintain the service shut-off in a readily operable condition and protected from damage.

4. Every gas utility shall install a service shut-off that is readily accessible and is outside a building,

- (a) on every existing gas service line supplying a building that is not used primarily for residential purposes; and
- (b) on every existing gas service line supplying a building that is used primarily for residential purposes and that operates at a pressure greater than 1 psig or of which the pipe is larger in diameter than $1\frac{1}{4}$ inches IPS.

5. When a gas meter is removed, the gas utility that owns or operates the main or pipe line to which the gas service line that served the meter is connected shall close the service shut-off in the gas service line at the time of such removal or, where no service shut-off is installed, shall comply with regulation 7.

6. Where a gas meter has been removed heretofore, the gas utility that owns or operates the main or pipe line to which the gas service line that served the meter is connected shall, unless or until regulation 7 is complied with, immediately plug, cap or otherwise effectively seal the end of the gas service line that formerly connected with the gas meter and affix at the plug or cap a warning tag identifying the gas service line as a gas line.

7. Where a gas meter has been removed heretofore, the gas utility that owns or operates the main or pipe line to which the gas service line that served the meter is connected shall immediately cut off the flow of gas in the gas service line at a point between the main or pipe line and the outer wall of the building formerly served in such a manner as will ensure that no gas can enter the building through the gas service line.

8.—(1) Every gas utility shall forthwith conduct a survey of the work required to be done to comply with regulations 4, 6 and 7 and shall forthwith report thereon to the Board together with its plan and schedule for completing the work.

(2) Every gas utility shall report to the Board the work completed in each month not later than the tenth day of the following month.

9. Every gas utility that is not in default in carrying out the schedule referred to in regulation 8 shall be deemed to have complied with regulations 4, 6 and 7.

ONTARIO FUEL BOARD:

A. R. CROZIER,

L. R. MACTAVISH,

D. M. TREADGOLD,

J. J. WINGFELDER.

Toronto, November 26, 1958.

(6438)

49

Publications Under The Regulations Act

December 13th, 1958

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 298/58.
Conduct of Business.
Amending O. Reg. 131/58.
Made—27th November, 1958.
Approved—4th December, 1958.
Filed—5th December, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FOOD TERMINAL ACT

1. Subregulation 2 of regulation 16 of Ontario Regulations 131/58 is amended by striking out "and" in clause *a* and by adding thereto the following clause:

(*c*) the 26th of December.

2. Clause *c* of subregulation 2 of the said regulation 16, as made by regulation 1, expires with the 26th of December, 1958.

ONTARIO FOOD TERMINAL BOARD:

G. F. PERKIN,
Chairman.

GEO. H. REYNOLDS,
Secretary.

Dated at Toronto, this 27th day of November, 1958.

(6466)

50

THE GAME AND FISHERIES ACT

O. Reg. 299/58.
Trappers, Fur-dealers and Tanners.
Amending Regulations 129 of C.R.O. 1950.
Made—4th December, 1958.
Filed—8th December, 1958.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Subregulation 1 of regulation 23 of Regulations 129 of Consolidated Regulations of Ontario, 1950 is amended by striking out "\$5" in the fourth line and inserting in lieu thereof "\$10".

(6467)

50

Publications Under The Regulations Act

December 20th, 1958

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 300/58.

Revoking Regulations 133 of C.R.O.
1950 and O. Reg. 251/56.
Made—9th December, 1958.
Filed—10th December, 1958.

ORDER MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Regulations 133 of Consolidated Regulations of Ontario, 1950 are revoked.

2. Ontario Regulations 251/56 are revoked.

Dated at Toronto, this 9th day of December, 1958.

JAMES N. ALLAN,
Acting Minister of Highways.

(6500)

51

THE HOSPITAL SERVICES COMMISSION ACT, 1957

O. Reg. 301/58.

General Regulations.
Amending O. Reg. 197/58.
Made—26th November, 1958.
Approved—4th December, 1958.
Filed—15th December, 1958.

REGULATIONS MADE BY THE COMMISSION UNDER THE HOSPITAL SERVICES COMMISSION ACT, 1957

1. Clause *e* of subregulation 3 of regulation 1 of Ontario Regulations 197/58 is revoked and the following substituted therefor:

(*e*) "employee" means,

(i) a resident who regularly performs services under a contract, written or oral, of hiring and service or apprenticeship, and includes a director or other officer of a corporation, or

(ii) a person who is a resident, or who has a dependant who is a resident, and who is paid wages, salary or pay and allowances out of the Consolidated Revenue Fund (Canada), or by Her Majesty in right of Canada or an agent of Her Majesty, or

(iii) a person who is a resident, or who has a dependant who is a resident, and who is paid wages, salary or pay and allowances out of the Consolidated Revenue Fund (Ontario), or by Her Majesty in right of Ontario or an agent of Her Majesty,

and does not include an independent contractor;

(*ee*) "employer", in relation to any employee, means the person from whom the employee receives his salary, wages or pay and allowances.

2. Regulation 2 of Ontario Regulations 197/58 is amended by adding thereto the following subregulation:

(4) No premium is payable by a member of the Royal Canadian Mounted Police or of the Regular Forces of the Canadian Armed Forces otherwise than as provided in subregulation 3.

HOSPITAL SERVICES COMMISSION OF
ONTARIO:

JOHN G. FULLERTON,
Vice-chairman.

R. W. IAN URQUHART,
Commissioner.

Dated at Toronto, this 26th day of November, 1958.

(6505)

51

THE PROVINCIAL LAND TAX ACT

O. Reg. 302/58.

Rate of Tax.
Amending O. Reg. 95/53.
Made—11th December, 1958.
Filed—16th December, 1958.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

1. Ontario Regulations 95/53 are amended by adding thereto the following regulation and schedule:

2. For the purpose of the annual tax under section 3 of the Act, the valuation per foot of length of pipe line of the diameter shown in Column 1 of Schedule 1 is fixed at the valuation shown opposite thereto in Column 2.

SCHEDULE 1

ITEM	COLUMN 1	COLUMN 2
1.	$\frac{3}{4}$ " Nominal inside diameter	\$.07
2.	1" " " "	.09
3.	$1\frac{1}{4}$ " " " "	.11
4.	$1\frac{1}{2}$ " " " "	.13
5.	2" and $2\frac{1}{2}$ " " " "	.17
6.	3" " " "	.46
7.	4" and $4\frac{1}{2}$ " " " "	.55
8.	5" and $5\frac{5}{8}$ " " " "	.83
9.	6" and $6\frac{5}{8}$ " " " "	.98
10.	8" " " "	1.24
11.	10" " " "	1.55
12.	12" " " "	2.31
13.	14" Outside diameter	2.34
14.	16" " " "	2.35
15.	18" " " "	2.67
16.	20" " " "	2.96
17.	22" " " "	3.25
18.	24" " " "	3.56
19.	26" " " "	3.69
20.	28" " " "	3.85
21.	30" " " "	4.03
22.	32" " " "	4.24
23.	34" " " "	4.46
24.	36" " " "	4.72

(6507)

51

THE GAME AND FISHERIES ACT

O. Reg. 303/58.

Fishing Licences.

Amending O. Reg. 257/56.

Made—11th December, 1958.

Filed—16th December, 1958.

REGULATIONS MADE UNDER
THE GAME AND FISHERIES ACT

1. Subregulation 3 of regulation 3 of Ontario Regulations 257/56 is revoked and the following substituted therefor:

(3) The fee for a licence in form 10, where the licence authorizes the taking of fish

(a) in Lake St. Clair, is \$7; or

(b) in waters other than Lake St. Clair, is \$10,

for each net authorized by the licence.

(6508)

51

Publications Under The Regulations Act

December 27th, 1958

THE INDUSTRIAL STANDARDS ACT

O. Reg. 304/58.

Schedule for the Plastering Industry in the Sarnia Zone.

New.

Made—11th December, 1958.

Filed—17th December, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the Schedule.

2. These regulations come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE PLASTERING INDUSTRY IN THE SARNIA ZONE

INTERPRETATION

1. In this Schedule, "holiday" means,

- (a) Saturday;
- (b) Sunday;
- (c) New Year's Day;
- (d) Good Friday;
- (e) Victoria Day;
- (f) Dominion Day;
- (g) Sarnia Civic Holiday;
- (h) Labour Day;
- (i) Thanksgiving Day; and
- (j) Christmas Day.

HOURS OF WORK

2. The regular working periods for the industry are,

- (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days; and
- (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday or Friday, between 8 a.m. and 4.30 p.m.

3.—(1) Where the work cannot reasonably be performed during the hours prescribed in clause *b* of section 2, it may be performed during any other hours if an employee does not work more than 8 hours, and this work shall be night work.

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

MINIMUM RATE OF WAGES

4. The minimum rate of wages shall be \$2.55 an hour,

- (a) for work performed during a regular working-day; and
- (b) for night work.

SHIFT WORK

5.—(1) Where work is performed in two or more regular shifts, an employee shall be deemed to be employed during a regular working-day for the purposes of this Schedule where,

- (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on the following Saturday; and
- (b) no employee, other than a foreman, works on more than one shift in a 24-hour period.

(2) One of the shifts that begin in a 24-hour period shall be a day shift and the rest shall be night shifts.

(3) An employee who works on a night shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

6. Overtime work is work,

- (a) that is not night work and is not performed during a regular working-day; or
- (b) that is performed on a holiday.

7.—(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this Schedule.

8.—(1) No permit for overtime work shall be issued to any person other than an employer.

(2) No permit shall be issued by the advisory committee for overtime work on a holiday except,

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATE OF WAGES FOR OVERTIME WORK

9. The rate of wages for overtime work shall be \$5.10 an hour.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this Schedule for an individual who is handicapped.

(6520)

52

THE INDUSTRIAL STANDARDS ACT

O. Reg. 305/58.

Advisory Committees.

Amending O. Reg. 117/56.

Made—5th December, 1958.

Filed—17th December, 1958.

REGULATIONS MADE BY THE MINISTER
UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, 133/57, 149/57, 27/58, 34/58, 58/58, 137/58, 244/58, 269/58, 280/58 and 292/58, is further amended by adding thereto the following item:

70

Sarnia

Schedule for the
plastering industry

CHARLES DALEY,
Minister of Labour.

December 5, 1958.

(6521)

52

THE HOSPITAL SERVICES COMMISSION ACT,
1957

O. Reg. 306/58.

General Regulations.

Amending O. Reg. 197/58.

Made—8th December, 1958.

Approved—18th December, 1958.

Filed—19th December, 1958.

REGULATIONS MADE BY THE COMMISSION
UNDER THE
HOSPITAL SERVICES COMMISSION ACT, 1957

1.—(1) Clause *a* of subregulation 1 of regulation 1 of Ontario Regulations 197/58 is revoked and the following substituted therefor:

(a) "insured person" means,

(i) a member of a mandatory group,

(ii) a member of a collector's group,

(iii) a member of a group for which a municipality has been designated the collector, or

(iv) a pay-direct participant,

by whom or on whose behalf the prescribed premium for his insurable status has been paid in advance to the Commission, or

(v) a recipient of public assistance,

and, unless qualified by the word "single", includes a dependant of an insured person.

(2) Items *d* and *e* of subclause *i* of clause *c* of subregulation 1 of the said regulation 1 are revoked and the following substituted therefor:

d. The Mothers' and Dependent Children's Allowances Act, 1957,

e. The Disabled Persons' Allowances Act, 1955,
or

f. The Unemployment Relief Act from the Department of Public Welfare because the person is not the responsibility of any organized municipality, and

.

(3) Clause *d* of subregulation 3 of the said regulation 1 is revoked and the following substituted therefor:

(d) "dependant" means a resident who is,

(i) the spouse of a head of a family, or

(ii) a child of the head of a family who is dependent for support upon the head of the family and who is,

a. under the age of 19 years and unmarried, or

b. 19 years of age or over, mentally or physically infirm and who was dependent for support upon the head of the family or upon the spouse of the head of the family prior to his 19th birthday, but does not include the spouse of any such child.

2. Regulation 2 of Ontario Regulation 197/58, as amended by regulation 2 of Ontario Regulations 301/58, is further amended by adding thereto the following subregulations:

(5) An insured person who has paid or has had paid on his behalf the prescribed premium is entitled to insured services.

(6) No person shall pay or have paid on his behalf the prescribed premium more than once for the same benefit period.

3. Subregulation 3 of regulation 5 of Ontario Regulations 197/58 is amended by striking out "or" at the end of clause *e*, by relettering clause *f* as clause *g*, and by adding thereto the following clause:

(f) is an insured person because he is a pensioner and a member of a pensioners' collector's group; or

.

4.—(1) Subregulation 1 of regulation 26 of Ontario Regulations 197/58 is amended by inserting after "each" in the second line "insured person who is the".

(2) Subregulation 2 of the said regulation 26 is amended by striking out "certificate" in the fifth line and inserting in lieu thereof "certificates".

5. Subregulation 1 of regulation 28 of Ontario Regulations 197/58 is revoked and the following substituted therefor:

(1) Any organized group of persons may apply to the Commission for an order designating some or all of its members who are residents as a collector's group and designating one of them or another person as a collector.

6. Regulations 36 and 37 of Ontario Regulations 197/58 are revoked and the following substituted therefor:

36.—(1) A recipient of public assistance shall not make a premium payment in respect of a contract under which he is to be provided with or reimbursed or indemnified for the cost of any hospital service other than the insured services, or have such a payment made by another individual on his behalf, unless the prescribed premium has been paid

in accordance with these regulations for the same benefit period by the recipient of public assistance or by another individual on his behalf.

- (2) Subject to subregulation 1, a recipient of public assistance shall be issued a hospital insurance certificate without payment of any premium.

37.—(1) A municipality may apply to the Commission for an order designating any or all of those residents who receive municipal relief from that municipality as a group of recipients of municipal unemployment relief and designating the municipality as the collector for the group.

- (2) A municipality may apply to the Commission for an order designating any or all of those residents for whom the municipality is or might be responsible, because they are or may become hospital indigents under regulation 38, as a group of municipal hospital indigents and designating the municipality as the collector for the group.

- (3) A municipality which is designated as a collector under subregulation 1 or 2 shall pay to the Commission the premiums prescribed by regulation 2 for each member of the group according to his insurable status.

- (4) There shall be no minimum number of members required to constitute a group under subregulation 1 or 2.

- (5) A municipality shall not make any charge for acting in the capacity of collector for its group of recipients of municipal unemployment relief or its group of municipal hospital indigents.

- (6) Upon the designation by the Commission of a municipality as a collector under subregulation 1 or 2, regulations 7 to 10, regulations 14 and 15, regulations 25 to 27, and regulation 30 shall apply *mutatis mutandis* to the municipality as a collector and to the recipients of municipal unemployment relief or to the municipal hospital indigents as members of the group.

- (7) Where a municipality adds an individual who is not an insured person to its designated group of recipients of municipal unemployment relief or to its designated group of municipal hospital indigents and that individual requires any of the insured services before the date when his benefit period is to start, he shall be deemed to be a hospital indigent under regulation 38 until his benefit period begins.

- (8) Upon application therefor in the prescribed form and upon approval thereof by the Commission, the Commission may refund to a municipality any amount paid by the municipality as a premium on behalf of any member of its group of recipients of municipal unemployment relief, or its group of municipal hospital indigents, that is not required to be paid under these regulations.

7. Regulation 39 of Ontario Regulations 197/58 is amended by adding "or" at the end of clause *b*, by striking out "or" at the end of clause *c*, and by revoking clause *d*.

8. Regulation 43 of Ontario Regulations 197/58 is amended by adding thereto the following subregulation:

- (4) Subject to subregulation 2, no approved hospital shall provide a recipient of public assistance with private or semi-private accommodation unless the prescribed premium has been paid in accordance with these regulations by the recipient of public assistance or by another individual on his behalf.

9. Ontario Regulations 197/58 are amended by adding thereto the following regulation:

44a.—(1) The Commission shall pay an approved hospital for insured services provided to an insured person on the day of the person's admission to the hospital but not on the day of the person's discharge from the hospital.

- (2) The Commission shall not make and a hospital shall not accept duplicate payments for any insured services provided by the hospital.

10.—(1) Clause *a* of subregulation 1 of regulation 49 of Ontario Regulations 197/58 is revoked and the following substituted therefor:

- (a) the hospital which supplied the care and treatment is approved by the Commission for the purposes of the plan of hospital care insurance.

11. Subregulation 5 of regulation 50 of Ontario Regulations 197/58 is amended by striking out "sixty days" in the third line and inserting in lieu thereof "eleven months" and by inserting after "disability" in the fourth line "or before thirty days before the expiration of the limitation period for the action, whichever occurs first",

HOSPITAL SERVICES COMMISSION OF
ONTARIO:

R. W. IAN URQUHART,
Chairman.

JOHN G. FULLERTON,
Vice-Chairman.

Toronto, December 8th, 1958.

(6542)

52

THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 307/58.

Classification of Hospitals.

Amending O. Reg. 130/52.

Made—18th December, 1958.

Filed—19th December, 1958.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1.—(1) Schedule 1 of Ontario Regulations 130/52, as remade by regulation 1 of Ontario Regulations 71/58 and amended by regulation 1 of Ontario Regulations 204/58, is further amended by striking out the figures in column 2 of the items in column 1 under the headings "Group A Hospitals", "Group B Hospitals" and "Group C Hospitals" and inserting in lieu thereof the figures in column 3, as set forth in Schedules I, II and III hereto.

SCHEDULE I
GROUP A HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
5	805	448	832	459
13	1393	895	1340	842

SCHEDULE II
GROUP B HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
40	115	...	118	...
41	168	...	167	...
43	103	51	106	50
45	...	81	...	75

SCHEDULE III
GROUP C HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
1	33	16	45	22

(2) The said Schedule 1 is further amended,

(a) by adding thereto,

(i) the following item under the heading "Group A Hospitals":

9a	Toronto	Ontario Cancer Institute	87	56
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(ii) the following items under the heading "Group B Hospitals":

5a	Brockville	St. Vincent de Paul Hospital	106	48
7a	Cooksville	South Peel Hospital	115	48

(iii) the following item under the heading "Group E Hospitals":

3a	Willowdale	St. Bernard's Convalescent Hospital	60	22
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(b) by striking out,

(i) item 10 under the heading "Group C Hospitals", and

(ii) item 19 under the heading "Group D Hospitals"; and

(c) by striking out the name of the hospital opposite item 42 under the heading "Group C Hospitals" and inserting in lieu thereof "Leamington District Memorial Hospital".

(6543)

52

THE GAME AND FISHERIES ACT

O. Reg. 308/58.
Crown Game Preserves on Crown Lands.
Amending O. Reg. 212/57.
Made—18th December, 1958.
Filed—19th December, 1958.

REGULATIONS MADE UNDER
THE GAME AND FISHERIES ACT

1. Regulation 4 of Ontario Regulations 212/57 is revoked.

2.—(1) Schedules 5, 6, 9 and 13 of Appendix A of Ontario Regulations 212/57 are revoked.

(2) Schedule 10 of the said Appendix A is revoked and the following substituted therefor:

SCHEDULE 10

NIPIGON-ONAMAN CROWN GAME PRESERVE

In the Territorial District of Thunder Bay and described as follows:

Commencing at a point near the southerly boundary of the geographic Township of Rupert where the southerly limit of the right-of-way of the Canadian National Railways is intersected by the northerly bank of Kawashkagama River; thence in a general easterly direction along that northerly bank to its confluence with Kawashkagama Lake; thence southerly along the westerly shores of Kawashkagama Lake, Fleming Lake, Mollison Lake, and their inter-connecting waters, to the intersection of the westerly shore of Mollison Lake with the base line surveyed by Ontario Land Surveyors Phillips and Benner in the year 1934; thence east astronomically along that base line to its intersection with the westerly shore of Greta Lake; thence in a general south-westerly direction along the westerly shores of Greta Lake, Treptow Lake, and their inter-connecting waters, to the most southerly extremity of Treptow Lake; thence south astronomically to the northerly shore of Dumas Lake; thence in a general south-westerly direction along the westerly shores of Dumas Lake and Dumas Creek to the intersection of the westerly shore of that creek with the northerly limit of the right-of-way of the Canadian National Railways; thence westerly along that northerly limit to its intersection with the northerly shore of Partridge Lake; thence westerly along the northerly shores of Partridge Lake, Oxaline Creek, and Oxaline Lake, to the most westerly extremity of that lake; thence west astronomically to the easterly boundary of the geographic Township of Walters; thence northerly along the easterly boundaries of the geographic town-

ships of Walters and Elmhirst to the north-easterly angle of the last-mentioned geographic township; thence north astronomically to the boundary between the Kowkash Mining Division and the Port Arthur Mining Division; thence westerly along that boundary to its intersection with the northerly shore of Onaman River; thence in a general westerly direction along the northerly shores of Onaman River and its expansions to the easterly shore of Lake Nipigon; thence in a general northerly, westerly, and northerly, direction along that shore to its confluence with the southerly shore of Ombabika River; thence in a general north-easterly direction along that shore to its intersection with the southerly limit of the land occupied by The Abitibi Pulp and Paper Company, Limited under licence of occupation numbered 7066, and as shown on a composite plan of survey dated the 30th day of October, 1953, and prepared by the Department of Lands and Forests; thence north 77° 13' east along that southerly limit a distance of 2706 feet; thence north 12° 47' west along the easterly limit of that land to the southerly limit of the right-of-way of the Canadian National Railways; thence in a general easterly direction along that southerly limit to the place of commencement.

3.—(1) Schedule 16 of Appendix B of Ontario Regulations 212/57 is revoked and the following substituted therefor:

SCHEDULE 16

DUMFRIES CROWN GAME PRESERVE

In the Township of North Dumfries in the County of Waterloo and described as follows:

Commencing at a point in the northerly limit of Concession IX where it is intersected by the northerly limit of the right-of-way of the Canadian National Railways; thence southerly and easterly along that limit to the easterly limit of Lot 7 in Concession VII; thence southerly along the easterly limit of that lot to the southerly boundary of the Township of North Dumfries; thence westerly along that boundary to the point where it is intersected by the easterly limit of the West River Road; thence easterly and northerly along that limit to where it is intersected by the northerly limit of Concession IX; thence easterly along that limit to the point of commencement.

(2) Schedules 22, 32, 37, 46 and 57 of the said Appendix B are revoked.

(6544)

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THE MILK INDUSTRY ACT, 1957

O. Reg. 309/58.

Fluid Milk—General.

Amending O. Reg. 276/58.

Made—11th December, 1958.

Approved—18th December, 1958.

Filed—19th December, 1958.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

1. Subregulation 2 of regulation 14 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

(2) Where a milking machine is used, all parts of the milking machine not permanently installed, when not in use, shall be stored under sanitary conditions in the milk house.

2. Subregulation 7 of regulation 41 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

(7) Each sample of milk taken under subregulation 6 shall be put into a glass bottle used only for holding samples of milk from the tank of one producer and the bottle shall be closed by a rubber stopper that fits over the top of the bottle on which is clearly marked the name or number of the producer.

3. Regulation 44 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

TRAFFICKING IN FLUID MILK PROHIBITED

44. No transporter shall engage in the purchasing or selling of fluid milk or the trafficking in fluid milk.

4. Regulation 51 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

51. Where a distributor ceases to carry on the business for which he is licensed, he shall forthwith surrender his licence to the Board.

5. Regulation 67 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

67.—(1) Where a milk grader finds by sediment tests that fluid milk delivered to a plant by a producer fails to comply with at least grade B on more than six days in any fifteen-day period, he shall reject all fluid milk from that producer until the producer shows that the fluid milk he delivers complies with the requirements of at least grade B.

(2) Where a milk grader rejects fluid milk under subregulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of fluid milk and the cause of the rejection and return to the producer at his expense any fluid milk delivered thereafter until the producer shows that the fluid milk he delivers complies with the requirements of at least grade B.

6. Regulation 73 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

73. Where a milk grader finds by a Resazurin reduction test that the fluid milk delivered by a producer is grade 3 or grade 4, he shall make a Resazurin reduction test of the fluid milk of that producer at least once each week until he finds that the fluid milk is at least grade 2, or the fluid milk is rejected under regulation 74.

7.—(1) Subregulation 1 of regulation 74 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

(1) Where a milk grader finds by a Resazurin reduction test that the fluid milk delivered by a producer failed to comply with at least grade 2 on more than three tests in any thirty-day period, he shall reject all fluid milk from that producer until the producer shows that the fluid milk he delivers complies with the requirements of grade 1.

(2) Subregulation 3 of the said regulation 74 is revoked and the following substituted therefor:

(3) Where a milk grader rejects fluid milk under subregulation 1, the milk grader shall send by prepaid post or deliver a notice to the producer of the particulars of the delivery of fluid milk and the cause for the rejection and return to the producer at his expense any fluid milk delivered thereafter until the producer shows that the fluid milk he delivers complies with the requirements of grade 1.

8. Subregulation 3 of regulation 75 of Ontario Regulations 276/58 is revoked and the following substituted therefor:

- (3) The operator of a plant shall reject fluid milk delivered by a producer whose fluid milk was rejected at a plant within the preceding period of fifteen days unless the producer has complied with subregulations 1 and 2 and the fluid milk is tested by sediment test and found to be at least grade B, and by the Resazurin reduction test and found to be grade 1.

9. Ontario Regulations 276/58 are amended by adding thereto the following regulation:

- 82a. Where a field-man or a milk tester obtains a sample of any class of fluid milk products

for purposes of making a test for milk-fat content thereof, the test shall be made by the Babcock-test.

10. Forms 1 and 2 of Ontario Regulations 276/58 are revoked.

THE MILK INDUSTRY BOARD
OF ONTARIO:

A. B. CURRY,
Chairman.

A. P. CLARK,
Secretary.

Dated at Toronto, this 11th day of December, 1958.

(6545)

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